States have primary responsibility for the health of their citizens.\textsuperscript{1}

For the past 4 years, Trust for America’s Health (TFAH) has examined the current status of each state’s obesity and related health profiles, and legislative actions aimed at obesity reduction. The overview of state policies is intended to help inform and begin to help evaluate those efforts that are having a positive impact. Successful policies hold the potential to improve the health of Americans and to help reduce obesity-related health care costs.

The following is an update to the obesity-related legislation tracking from the 2004, 2005 and 2006 versions of TFAH’s “F as in Fat” reports. The charts below include existing legislation from previous years as well as new laws that have been enacted from July 2006 to July 2007. Only enacted legislation is included. The charts do not include legislation that was introduced but was not passed into law.

Discussion about the policies and legislation can be found in “F as in Fat: How Obesity Policies Are Failing in America, 2007,” available on TFAH’s Web site at: www.healthyamericans.org. Longer descriptions of the definitions of the categories and how the data were assembled can be found at the end of this document.

<table>
<thead>
<tr>
<th>Summary of the cumulative tracking of legislation</th>
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<tr>
<td>• Seventeen states set requirements for school meals to exceed the nutrition standards set by the federal U.S. Department of Agriculture (USDA) standards.</td>
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<td>• Twenty-two states set nutrition requirements on food sold in schools beyond the regular school meal programs, such as in vending machines and school stores.</td>
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<td>• Twenty-six states set limitations on when and where food can be sold in schools outside of the regular school meal programs, such as restrictions on hours or locations.</td>
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<td>• All states have school physical education requirements, however, there is little ability to enforce these standards.</td>
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<td>• Twelve states have passed Body Mass Index (BMI) screening requirements in schools. In addition, Iowa, Louisiana, Massachusetts, and South Carolina have passed legislation requiring weight-related and fitness assessments.</td>
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<td>• Forty-eight states and D.C. have school health education requirements, however, there is little ability to enforce these standards.</td>
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<td>• Twenty-four states have passed legislation limiting liability for obesity or obesity related health problems.</td>
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<td>• Seventeen states and D.C. have passed taxes on snacks or sodas.</td>
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## OBESITY RELATED STANDARDS IN SCHOOLS -- 2007

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<th>Nutritional Standards for Competitive Foods</th>
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<th>Physical Education Requirements</th>
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<td>Wyoming</td>
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**# of States**

| 17 + D.C. | 28 | 7 | 24 |

Please Note: Checkmarks in chart above that are in red type represent new laws passed in 2006 or 2007.
Table of Laws
Following are tables of each of the law categories described above. Laws originally published in TFAH’s 2004 *F as in Fat* report are listed in black type. Those included in TFAH’s 2005 report are listed in red type and those added in the 2006 analysis are listed in blue type. Finally, those just added in the 2007 analysis are listed in green type.

Summaries in the following tables reflect the wording of the laws as passed in order to maintain the meaning of the laws.
<table>
<thead>
<tr>
<th>State</th>
<th>Nutritional Standards for School Meals and Snacks That Go Beyond Existing U.S. Department of Agriculture Requirements</th>
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</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>Urges the State Board of Education to comprehensively study the nutritional quality of food served in public schools and recommend improvements to meet or exceed the federal dietary guidelines (HR 818).&lt;sup&gt;2&lt;/sup&gt;</td>
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<td>According to Alabama’s Healthy Snack Standards, which were adopted by the State Board of Education in July 2005, schools should focus on improving food quality in the school meal programs by increasing the whole grain options, having one percent or less fat milk as the standard beverage, and increasing fruit and vegetables preferably using freshly grown, Alabama produce. Preparation of foods in the cafeteria should use cooking techniques to provide fiber and reduce fat, sugar, and sodium in school meals. School districts should reduce the number of fried foods and pre-prepared items planned and served each week to comply with the federal guidance for healthy children. Fried potato products (fries, tater tots, etc.) should be limited to a 3 ounce portion size. Baked potato products, that have not been pre-fried, flash fried, or deep fat-fried in any way, are the product of choice and may be served more frequently replacing the fried potato products. Food flash-fried by the manufacturer may be served but should be prepared by a food preparation other than fried.</td>
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<td>Frying as a method of on-site preparation for foods served as part of school meals, ala carte, snack lines, and school stores should be limited with the intention of elimination. Alternative methods of cooking (baking, broiling, and steaming) should be implemented instead of frying. (Deep fat frying equipment may not be purchased with Child Nutrition Program funds after July 1, 2006).&lt;sup&gt;3&lt;/sup&gt;</td>
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<tr>
<td>Arizona</td>
<td>Additional legislation in 2006 specifically applies the standards below to high schools (HB2557).</td>
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<td>Requires the Department of Education to establish nutritional standards for foods and beverages sold or served on school grounds during the normal school day. Standards must meet or exceed federal guidelines for portion sizes, minimum nutrient values, and listing of contents (HB 2544).&lt;sup&gt;4&lt;/sup&gt;</td>
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<tr>
<td>Arkansas</td>
<td>Enhances the authority of school district Nutrition and Physical Activity Committees, including the authority to set nutritional standards for school lunch programs (SB 965).</td>
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<td>In an effort to reduce the fat content of foods offered to students, and increase the consumption of fruits and vegetables, USDA reimbursable meals and all a la carte food items will meet the following requirements:</td>
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<td>• All food items sold or offered to students can contain no more than twenty (23) grams of fat per serving.</td>
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<td>• Schools must offer 1 percent or fat-free milk within the variety of milk offered at all points of service. Flavored milks may contain no more than 30 grams total sugar per 8 ounce serving.</td>
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<td>• Fruits and/or vegetables should be offered daily at all points of service. Fruits and vegetables should be fresh whenever possible. Frozen and canned fruits should be packed in natural juice, water or light syrup.</td>
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<td>• When possible, school food service should procure flash fried foods that can be oven baked instead of deep fat fried or pan-fried.</td>
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<td>• French fries/fried potato products are limited by portion size and frequency served per week.</td>
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<tr>
<td>State</td>
<td>Summary</td>
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<td>California</td>
<td>The Fresh Start Pilot Program encourages public schools to provide fruits and vegetables that have not been deep-fried, for free when appropriate, to pupils in grades 1 through 12, in order to promote consumption of such foods by school-age children (SB 281).</td>
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<tr>
<td>Colorado</td>
<td>Subject to the availability of funds, creates the Fresh Fruits and Vegetables Pilot Program for the 2006-07 and 2007-08 school years. The pilot program shall be modeled after the United States Department of Agriculture’s Fruit and Vegetable Pilot Program to make free fruits and vegetables available to students throughout the school day in one or more places designated by a participating school. Requires that not less than 75 percent of the students participating in the pilot program are from school districts which not less than 50 percent of the enrolled students are eligible for free or reduced-cost lunch under the federal “National School Lunch Act” (SB 127, Chapter 242).</td>
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<tr>
<td>Connecticut</td>
<td>Establishes a farm-to-school program which promotes the sale of Connecticut-grown farm products to schools (HB 5847).</td>
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<tr>
<td>Kentucky</td>
<td>Limits the sale of retail fast food in cafeterias to one day per week; prohibits deep-fried foods in schools; and requires school menus to include nutritional information starting in the 2006-07 school year (SB 172).</td>
</tr>
</tbody>
</table>
| Nevada        | Effective July 2005, each local education agency shall establish a “school wellness policy” that at a minimum shall include food choices that are low in saturated fat and cholesterol while being moderate in total fat.  
- Saturated fats shall be limited to 10 percent of the total calories in the food product.  
- Total fats shall be limited to 30 percent of the total calories in the food product. Nuts, seeds, fluid milk products containing 2 percent or less fat, and cheese or yogurt made from reduced-fat, low-fat, or fat-free milk are exempt from this standard. 

Additionally, in a positive progression to a healthier school environment, food selections on all campuses shall incorporate the following guidelines:  
- Sodium shall be limited to no more than 600 mg of sodium per serving.  
- Sugars shall be limited to no more than 35 percent sugar by weight per serving. This percentage does not include sugars from fruits and vegetables when used as additives. |
| New Jersey    | Permits boards of education to establish prepaid school lunch programs so that parents can prepay for more nutritious lunches served in school cafeterias rather than give lunch money to their children and then learn it was used to purchase unhealthy foods in vending machines (AB 370, Chapter 14). |
| North Carolina| Requires that public schools participate in the National School Lunch Program and that cooking oils do not contain trans-fatty acids. In addition, schools are not allowed to sell processed foods that contain trans fatty acids that formed during commercial processing (SB 961).  

Directs the State Board of Education to establish statewide nutritional standards for school meals, a la carte foods and beverages, and items served in the After School Snack Program. The standards promote the gradual increase of fruits, vegetables and whole...
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<tr>
<th>State</th>
<th>Description</th>
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<tbody>
<tr>
<td>Oklahoma</td>
<td>Requires the State Department of Education in consultation with the State Department of Health to make available to schools information and technical assistance for use in establishing healthy school nutrition environments and the prevention of diet-related chronic diseases. Encourages the Healthy and Fit School Advisory Committees to utilize the Centers for Disease Control and Prevention’s School Health Index or the Oklahoma Healthy and Fit Schools Scorecard (SB 1459).</td>
</tr>
</tbody>
</table>
| Rhode Island | Requires all elementary, middle, and junior high schools to offer healthier beverages and snacks by January 1, 2007 and January 1, 2008, respectively. Healthier beverages are defined as:  
  - Water, including carbonated water, flavored or sweetened with 100 percent fruit juice and containing no added sweetener;  
  - Two percent fat milk, one percent fat milk, nonfat milk, and dairy alternatives, such as fortified soy beverages, plain or flavored, with a sugar content of not more than four grams per ounce;  
  - One hundred percent fruit juice or fruit based drinks that are composed of no less than 50 percent fruit juice and have no added sweetener; and  
  - Vegetable-based drinks that are composed of no less than 50 percent vegetable juice and have no added sweetener.  
Healthier snacks are defined as:  
  - Individually sold portions of nuts, nut butters, seeds, eggs, and cheese packaged for individual sale, fruit, vegetables that have not been deep fried, and legumes;  
  - Individually sold portions of low fat yogurt with not more than four grams of total carbohydrates (including both naturally occurring and added sugars) per ounce and reduced fat or low fat cheese packaged for individual sale; and  
  - Individually sold enriched or fortified grain or grain products or whole grain foods that contain no more than 30 percent calories from fat, no more than 10 percent total calories from saturated fat, and no more than seven grams of total sugar per ounce. |  

South Carolina’s State Board of Education implemented nutrition standards for school food service meals in elementary schools (R43-168). Effective, June 23, 2006, elementary schools must offer a low-fat meal choice (30 percent or less of calories from fat) at every meal; provide low-fat and nonfat salad dressings; provide information on calories, percentages of fat, and serving sizes of school meal items to help children select appropriate food portions; offer a minimum of four choices of fruits and vegetables daily, including fresh fruits and vegetables in season; and offer whole-grain foods in all programs in elementary schools, whenever possible, to meet bread and cereal requirements. Requires the state Board of Education to establish statewide requirements for elementary school food service meals and competitive foods (HB 3499). | South Dakota | Sets additional standards for sodium, cholesterol and fiber.  
1. For breakfast (all grades), the following standards apply: Sodium must be no more than 800 mg, cholesterol no more than 75 mg, and fiber no less than 4.5 mg. |
2. For lunch (all grades), the following standards apply: Sodium must be no more than 1300 mg, and cholesterol no more than 75 mg. Fiber standards differ by grade level.

<table>
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<th>State</th>
<th>Requirements</th>
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<tr>
<td>Tennessee</td>
<td>Requires the state Board of Education to develop rules that establish minimum nutritional standards for individual food items sold or offered for sale to pupils in grades P-K-8 through vending machines or other sources, including school nutrition programs (HB 2783).</td>
</tr>
</tbody>
</table>
| Texas      | The Texas Public School Nutrition Policy sets nutrition and portion size standards for food and beverage items sold as school meals or à la carte, and those offered as a nutritious classroom snack. Portion restrictions are not placed on federal school meals offered to students.  
- Schools and other vendors may not serve food items containing more than 28 grams of fat per serving size more than twice per week.  
- French fries and other fried potato products must not exceed three ounces per serving and may not be offered more than once per week in elementary schools and three times per week in middle and junior high schools. Students may only purchase one serving at a time.  
- Requires that fruits and vegetables be offered daily at all points of service. |
| Vermont    | Creates a local foods mini-grant program in the agency of agriculture, food and markets to help Vermont schools develop relationships with local farmers and producers. The intent of the legislation is to encourage local school districts to serve food to Vermont students that is as fresh and as nutritious as possible and to increase school meal participation by increasing the selection of foods available to students. A school, a school district, a consortium of schools, or a consortium of school districts may apply for a mini-grant award to purchase equipment, resources, and materials that will help to increase use of local foods in the school food service program (HB 465, Act 145). |

Other states took action in 2005 addressing nutrition in school meal programs. However, they did not include specific requirements:

- **Colorado** passed a law in April 2005 (SB 81) encouraging school districts to adopt policies to ensure that by July 1, 2006, students will have access to healthy food choices and portions throughout the school day, as well as access to information about the nutrition of food and beverages served in schools, but there are no minimum nutritional standards.

- **Kansas** requires the Department of Education to establish nutritional guidelines for all food and beverages available to students during the school day (SB 154). Local school boards will be asked to consider the guidelines.

- **Vermont** adopted legislation in 2004 requiring the Department of Education to develop a model nutrition policy that includes nutritional guidelines and policies, but there is no implementation requirement.
<table>
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<tr>
<th>State</th>
<th>Nutritional Standards for Competitive Foods</th>
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<tr>
<td>Alabama</td>
<td>In July 2005, the Alabama State Board of Education adopted Healthy Snack Standards for foods and beverages sold in vending machines, school stores and a la carte. Under the standards, snacks (in single servings) must meet the following nutrient content guidelines: low or moderate in fat (10 percent or less Daily Value of total fat); have less than 30 grams of carbohydrate (10 percent or less Daily Value of total carbohydrate); have less than 360 mg of sodium; and contains 5 percent Daily Value or more (10 percent is the healthiest) of at least one Vitamin A, Vitamin C, iron, calcium, or fiber (5 percent Daily Value). Snacks and desserts that meet the standards above may be served in single-serving portion sizes or in a package that does not exceed the following serving size limits: baked chips, popcorn, rice cakes, puffed snacks, crackers, hard pretzels, pita chips, snack mix, peanut butter- and cheese filled crackers, trail mix, nuts, seeds, soy nuts, and cereals – 1.25 ounces; low-fat cookies, animal crackers, graham crackers, cereal bars, and granola bars – 1.33 ounces; bakery items – 2 ounces; low-fat frozen desserts, low-fat ice cream and pudding, fruit bowls – 4 ounces; low-fat yogurt – 8 ounces; and smoothies made with low-fat yogurt or other low-fat dairy alternatives and/or fruit/ juice – 12 ounces. According to the standards, schools must make quality fruits and vegetables available at any place snack items are sold. For example, dried fruit in vending machines, fresh fruit such as pineapple slices or melon cubes or fresh vegetables such as baby carrots in a la carte lines and school stores. (“Quality” means fruits and vegetables prepared and packaged without added fat, sugar, or sodium.) Fruits and vegetables must contain no more than 10 percent of daily value calories from fat and no more than 10 percent daily value or 30 grams maximum of carbohydrates per serving. Fruit and vegetable portion sizes allowed include: ½ cup minimum for quality fruits and vegetables; ½ cup maximum for vegetables or fruits with added fat; and 1.25 ounces maximum for dried fruit. Acceptable beverages under the standards include: • Milk – should be reduced fat milk (1 percent or less). No more than 10 percent of the Daily Value may come from fat. Flavored milks may contain no more than 30 grams total sugar per 8 ounce serving. Milk may not contain artificial sweeteners. • Dairy Alternatives – such as soy milk and rice milk. No more than 30 grams total sugar per 8 ounce serving. No more than 10 percent of the Daily Value may come from fat. Dairy alternatives may not contain artificial sweeteners. • Fruit or Vegetable Juice (100 percent juice or low sugar fruit smoothies) – 100 percent juice is exempt from the sugar standard. • Water – includes plain (in any size container) and flavored waters without added sugar or caffeine. Portion sizes of all beverages (except water) may not exceed 12 ounces. Milk container sizes may not exceed 16 ounces.</td>
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<td>Arizona</td>
<td>Arizona’s Department of Education released the final Arizona Nutrition Standards in January 2006. They officially became effective on July 1, 2006 (ARS 15-242). Foods and beverages sold in vending machines, snack bars, a la carte, fundraisers, and at school events during the normal school day must meet the following standards: • Foods: 35 percent or less of total calories from fat; 10 percent or less of total calories from saturated and trans fatty acids (combined); no more than 35 percent total sugar by weight; must contain at least 1 gram of fiber; maximum 400 calories per serving and 800 mg of sodium for entrée items sold as a la carte; and maximum 300 calories per serving and 600</td>
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August 2007: Page 9
mg of sodium for all other snack items. Finally, all deep-fat fried chips and crackers and deep-fat fried final preparation methods are prohibited.

- **Beverages:** water may contain natural or non-caloric sweeteners but cannot contain caffeine or caffeine derivative; juice must contain 100 percent fruit and/or vegetable juice for elementary schools and must contain no less than 50 percent fruit and/or vegetable juice, no sugar added, with nutrient values equal to 100 percent juice for middle and junior high schools; fruit smoothies (yogurt or ice based), which cannot exceed 400 calories, must contain 100 percent fruit juice for elementary schools and must contain no less than 50 percent fruit juice for middle and junior high schools; allowable milk and milk alternative products include fat free, low fat (1 percent milk fat), and reduced fat milk (2 percent fat milk), reduced fat enriched rice, nut or soy milk, and flavored milk that contains no more than 4 grams of sugar per ounce; and sports drinks and electrolyte-replacement drinks may only be served in middle and junior high schools.¹⁶

Additional legislation in 2006 specifically applies the standards to high schools (HB2557).

Requires the Department of Education to develop minimum nutritional standards consistent with federal guidelines for all food and beverage products sold on school grounds during the school day, including items sold à la carte and in vending machines. The guidelines may include restrictions on portion sizes, minimum nutrient values, and listing of contents. Beginning August 1, 2005, all contracts for food or beverages, shall expressly prohibit the sale of sugared, carbonated beverages, and all other foods of minimal nutritional value. Food advertising on school grounds or affiliated with the school (partnerships, etc.) must be for food complying with these requirements (HB 2544).

| Arkansas | New or renewed vending contracts for carbonated and sweetened non-carbonated beverages will be restricted to no more than 12 ounces per vended container. This requirement does not apply to contracts with an effective date on or before August 8, 2005. All FMNV or competitive food beverages sold to students will be restricted to no more than 12 ounces per vended container. The only exceptions for a larger portion size will be an unlimited portion size for unsweetened unflavored water and a maximum of 16 ounces for fat free (skim) and low fat (1 percent) milk.

A choice of two fruits and/or 100 percent fruit juices must be offered for sale at the same time and place whenever competitive foods are sold. Fruits should be fresh whenever possible. Frozen and canned fruits should be packed in natural juice, water, or light syrup.

At the point of choice, at least 50 percent of beverages selections in vending machines, school stores and other sales venues shall be 100 percent fruit juice, low-fat or fat-free milk, and unsweetened water.

The maximum portion sizes for competitive foods sold in middle, junior high, and high schools include: chips (regular) – 1.25 ounces; chips (baked or no more than 7.5 grams of fat per ounce), crackers, popcorn, cereal, trail mix, nuts, seeds, dried fruit, jerky, pretzels, and cookies – 1.5 ounces; cereal bars – 2.5 ounces; bakery items (this excludes items that count as two bread components served/sold only at breakfast) – 3 ounces; frozen desserts and ice cream (no more than 10 grams of fat) – 4 ounces; and yogurt – 8 ounces.

Portion restrictions for French fries/fried potato products sold in schools include:
- Elementary Schools: a maximum of ¾ cup of deep fat fried potato products can be sold
only one time per week

- Middle/Junior High Schools: a maximum of 1 cup of deep fat fried potato products can be sold (restricted to a ratio of one to six menu items)
- High Schools: a maximum of 1 ½ cups of deep fat fried potato products can be sold (restricted to a ratio of one to six menu items)

<table>
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<th>California</th>
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| Commencing July 1, 2007, at each elementary school, the only food that may be sold to a pupil during the school day are full meals and individually sold portions of nuts, nut butters, seeds, eggs, cheese packaged for individual sale, fruit, vegetables that have not been deep fried, and legumes. An individually sold dairy or whole grain food item may be sold to pupils at an elementary school, except food sold as part of a USDA meal program, if it meets all of the following standards:
  - Not more than 35 percent of its total calories shall be from fat.
  - Not more than 10 percent of its total calories shall be from saturated fat.
  - Not more than 35 percent of its total weight shall be composed of sugar, including naturally occurring and added sugar.
  - Not more than 175 calories per individual food item (Education Code §49431).

Commencing July 1, 2007, snacks sold to a pupil in middle, junior, or high school, except food served as part of a USDA meal program, shall meet all of the following standards:
  - Not more than 35 percent of its total calories shall be from fat. This paragraph does not apply to the sale of nuts, nut butters, seeds, eggs, cheese packaged for individual sale, fruits, vegetables that have not been deep fried, or legumes.
  - Not more than 10 percent of its total calories shall be from saturated fat. This subparagraph does not apply to eggs or cheese packaged for individual sale.
  - Not more than 35 percent of its total weight shall be composed of sugar, including naturally occurring and added sugars. This paragraph does not apply to the sale of fruits or vegetables that have not been deep fried.
  - No more than 250 calories per individual food item (Education Code §49431.2).

Commencing July 1, 2007, entree items sold to a pupil in middle, junior, or high school, except food served as part of a USDA meal program, shall contain no more than 400 calories per entree, shall contain no more than 4 grams of fat per 100 calories contained in each entree, and shall be categorized as entree items in the School Breakfast Program or National School Lunch Program (Education Code §49431.2).

Regardless of the time of day, only the following beverages may be sold to a pupil at an elementary school:
  - Fruit-based drinks that are composed of no less than 50 percent fruit juice and have no added sweetener.
  - Vegetable-based drinks that are composed of no less than 50 percent vegetable juice and have no added sweetener.
  - Drinking water with no added sweetener.
  - Two-percent-fat milk, one-percent-fat milk, nonfat milk, soy milk, rice milk, and other similar nondairy milk (Education Code §49431.5).

From one-half hour before the start of the school day to one-half hour after the end of the school day, only the following beverages may be sold to a pupil at a middle or junior high school:
  - Fruit-based drinks that are composed of no less than 50 percent fruit juice and have no added sweetener.
  - Vegetable-based drinks that are composed of no less than 50 percent vegetable juice and
have no added sweetener.
• Drinking water with no added sweetener.
• Two-percent-fat milk, one-percent-fat milk, nonfat milk, soy milk, rice milk, and other similar nondairy milk.
• An electrolyte replacement beverage that contains no more than 42 grams of added sweetener per 20-ounce serving (Education Code §49431.5).

Commencing July 1, 2007, no less than 50 percent of all beverages sold to a pupil from one-half hour before the start of the school day until one-half hour after the end of the school day shall be those enumerated below. Commencing July 1, 2009, all beverages sold to a pupil from one-half hour before the start of the school day until one-half hour after the end of the school day shall be those enumerated below.
• Fruit-based drinks that are composed of no less than 50 percent fruit juice and have no added sweetener.
• Vegetable-based drinks that are composed of no less than 50 percent vegetable juice and have no added sweetener.
• Drinking water with no added sweetener.
• Two-percent-fat milk, one-percent-fat milk, nonfat milk, soy milk, rice milk, and other similar nondairy milk.
• An electrolyte replacement beverage that contains no more than 42 grams of added sweetener per 20-ounce serving (Education Code §49431.5).

Middle and high schools may also elect to participate in a pilot program that implements nutritional standards for all foods and beverages sold outside the federal meal program (Education Codes §49433.7 and §49433.9).

Connecticut Effective July 1, 2006, each local and regional board of education and the governing authority for each state charter school, interdistrict magnet school and endowed academy shall permit at schools under its jurisdiction the sale of only the following beverages to students from any source, including, but not limited to, school stores, vending machines, school cafeterias, and any fund-raising activities on the school premises, whether or not school sponsored:
• Milk that may be flavored but contain no artificial sweeteners and no more than four grams of sugar per ounce;
• Nondairy milks such as soy or rice milk, which may be flavored but contain no artificial sweeteners, no more than four grams of sugar per ounce, no more than thirty-five percent of calories from fat per portion and no more than ten percent of calories from saturated fat per portion;
• One hundred percent fruit juice, vegetable juice or combination of such juices, containing no added sugars, sweeteners or artificial sweeteners;
• Beverages that contain only water and fruit or vegetable juice and have no added sugars, sweeteners, or artificial sweeteners;
• Water, which may be flavored but contain no added sugars, sweeteners, artificial sweeteners or caffeine.

Portion sizes of beverages listed above (other than water) that are offered for sale shall not exceed twelve ounces.

Each school board of education or governing authority may permit at schools under its jurisdiction, the sale to students of beverages that are not listed above provided (1) such sale is in connection with an event occurring after the end of the regular school day or on the weekend, (2) such sale is at the location of such event, and (3) such beverages are not sold from a vending
No later than August 1, 2006, and January first of each year thereafter, the Department of Education shall publish a set of nutrition standards for food items offered for sale to students at schools. Such standards shall not apply to food sold as part of the National School Lunch Program and School Breakfast Program unless such items are purchased separately from a school lunch or breakfast that is reimbursable under such program.

Each local and regional board of education and governing authority for each state charter school, interdistrict magnet school and endowed academy shall make available in the schools under its jurisdiction for purchase by students nutritious and low-fat foods and drinks, which shall include, but shall not be limited to, low-fat milk, 100 percent natural fruit juices and water at all times when drink is available for purchase by students and low-fat dairy products and fresh or dried fruit at all times when food is available for purchase by students during the regular school day (SB 373, Public Act 06-03).  

Hawaii  Places the following nutritional requirements on supplementary food and beverage items that can be sold during the meal periods in secondary schools:
- Maximum calories from fat: 25 percent of total calories.
- Maximum calories from saturated fat: 10 percent of total calories.
- Maximum percent of sugar: 25 percent of total calories with the exception of fruits and vegetables.
- Eighty percent of beverage selections from each vending machine in schools shall be "healthy beverages," defined as milk, flavored milk, water, and fruit juice containing at least 50 percent juice, or other choices deemed appropriate by the Department of Education. The School Community Council and principal will determine the combination of beverages to be sold, including the remaining 20 percent of beverage selections, and shall have the discretion to ban caffeinated products. No alcoholic beverages, coffee, or coffee-based beverages may be dispensed.

Illinois  Restricts the types of beverages sold to students in 8th grade and below during the regular school day (23 Illinois Administrative Code Ch. 1, Section 305.15). Beverages shall include only (1) flavored, or plain whole, reduced fat (2 percent), low-fat (1 percent), or nonfat milk, (2) reduced fat and alternative dairy beverages (i.e., rice, nut or soy milk or any other USDA-approved alternative beverage), (3) fruit and vegetable drinks containing 50 percent or more juice, (4) non-flavored, non-carbonated water, (5) yogurt or ice based fruit smoothie that contains less than 400 calories and no added sugars and is made from fresh or frozen fruit or fruit drinks containing at least 50 percent fruit juice, (5) any beverage exempted from USDA’s list of Foods of Minimal Nutritional Value. Illinois also established guidelines for food sold to students outside of food service areas or within food service areas other than during meal periods. These foods can include only the following: (1) nuts, seeds, nut butters, eggs, cheese packaged for individual sale, fruits or non-fried vegetables, or low-fat yogurt products or (2) any food item whose total calories from fat do not exceed 35 percent, calories from saturated fat do not exceed 10 percent, total amount of sugar by weight does not exceed 35 percent and calories do not exceed 200 (23 Illinois Administrative Code Ch. 1, Section 305.15).
**STATE** | **NUTRITIONAL STANDARDS FOR COMPETITIVE FOODS (CONTINUED)**
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Indiana | Requires that vending machines in elementary schools that sell food or beverage items not be accessible to students. At least 50 percent of food and beverage choices for sale on school grounds must be “better food choices,” defined as (SB 111, 2006; IAC 20-26-9-19):19
- Fruit or vegetable drinks that are at least 50 percent juice and do not contain additional caloric sweeteners;
- Water that does not contain added caloric sweeteners;
- Low and fat-free milk;
- Isotonic beverages; and
- Foods that contain not more than 30 percent of total calories from fat, not more than 10 percent of total calories from saturated and trans fat, and not more than 35 percent of their weight from sugars not naturally occurring in fruits, vegetables, or dairy products.

In addition, food items that contain more than 210 calories may not exceed the following portion sizes:
- 1.75 ounces for chips, crackers, popcorn, cereal, trail mixes, nuts, seeds, dried fruits, and jerky;
- 2 ounces for cookies and cereal bars;
- 3 ounces for bakery items;
- 3 fluid ounces for frozen desserts; and
- 8 ounces for non-frozen yogurt.

Entrée and side dish items may not exceed the portion size of the same item as is served as part of the school lunch program or school breakfast program. A beverage item may not exceed 20 ounces.

Kentucky | Kentucky administrative regulation (720 KAR 6:090) requires that during the period of time beginning 30 minutes after the last lunch period until the end of the last instructional period, food and beverages offered for sale through a vending machine, school store, canteen, or fundraiser on school property must meet the following nutritional standards (effective February 3, 2006):

- Beverages must be fluid unflavored or flavored milk that is no more than one percent milk fat; plain or flavored, noncaloric, noncarbonated water; 100 percent fruit or vegetable juice or any combination of both totaling 100 percent; and any other beverage that contains no more than 10 grams of sugar per serving (limit does not apply to juices containing 100 percent fruit and/or vegetable juice). Except for water, beverages shall not exceed 17 ounces in elementary schools and 20 ounces in middle or high schools.
- Food calories from fat shall not exceed 30 percent (excluding reduced fat cheese, nuts, seeds, and nut butters); calories from saturated fat shall not exceed 10 percent; calories from sugar shall not exceed 32 percent by weight; chips, cereals, crackers, baked goods and other snack items shall not contain more than 300 milligrams of sodium per serving; pastas, meats and soups shall not contain more than 450 milligrams of sodium per serving; and pizzas, sandwiches and main dishes shall not contain more than 600 milligrams of sodium per serving. Portion sizes for chips, crackers, popcorn, cereal, trail mix, nuts, seeds, or jerky shall not exceed two ounces; portion sizes for cookies shall not exceed one ounce; portion sizes for cereal bars, granola bars, and bakery-type items shall not exceed two ounces; portion sizes for non-frozen yogurt shall not exceed eight ounces; and portion sizes for frozen dessert items shall not exceed four ounces.

Requires the Board of Education to issue regulations that set minimum nutritional standards for all food and beverage programs sold outside of the formal breakfast and lunch programs. Only
water, 100 percent fruit juice, low-fat milk, and other beverages containing no more than 10 grams of sugar per serving may be sold in elementary school vending machines, school stores, or fundraisers during the school day.

| Louisiana          | Sets nutritional standards for competitive foods and beverages available in public elementary and secondary schools. The law also limits the time of day when certain competitive foods may be sold (SB 146).  
|                   | Except for beverages sold as part of the school food program, only the following types of beverages which, except for milk and water, may not exceed sixteen ounces in size, may be sold to students at public elementary and secondary schools or on the grounds of such schools at any time during a period beginning one-half hour before the start of the school day and ending one-half hour after the end of the school day:  
|                   | • Fruit juices or drinks that are composed of one hundred percent fruit juice or vegetable juice and that do not contain added natural or artificial sweeteners.  
|                   | • Unsweetened flavored drinking water or unflavored drinking water.  
|                   | • Low-fat milk, skim milk, flavored milk, and non-dairy milk (Revised Statute 17:197.1).  
|                   | Except for items sold as part of the school food program, food items which meet any of the following criteria shall not be sold to students at public elementary and secondary schools or on the grounds of public elementary and secondary schools at any time during a period beginning one-half hour before the start of the school day and ending one-half hour after the end of the school day:  
|                   | • Food of minimal nutritional value.  
|                   | • Snacks or desserts that exceed one hundred fifty calories per serving, have more than thirty-five percent of their calories from fat, or have more than thirty grams of sugar per serving, except for unsweetened or uncoated seeds or nuts (Revised Statute 17:197.1).  

| Maine             | Requires foods and beverages sold on school grounds that are not part of school meal programs adhere to “healthy foods and beverages” standards (LD 796).  “Healthy foods and beverages” must not:  
|                   | • Contain more than 30 percent of its calories from fat or more than 10 percent of its calories from saturated fat, excluding seeds and nuts;  
|                   | • Contain more than 35 percent of its weight in refined sugars, excluding fruits, vegetables, and low-fat dairy products;  
|                   | • Contain more than 360 milligrams of sodium per serving; and  
|                   | • Contain more than 480 milligrams of sodium per meal.  
<p>|                   | In addition, foods must adhere to single serving standards established by the FDA. Carbonated soft drinks of any kind or candy cannot be sold. Milk must be 1% fat or less. Juices must contain 100% fruit or vegetable juice. |</p>
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<thead>
<tr>
<th>State</th>
<th>Nutritional Standards for Competitive Foods (Continued)</th>
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<tbody>
<tr>
<td>Maryland</td>
<td>Requires the Board of Education in each county to establish nutritional policies for all foods and beverages available to students during the school day, to be implemented by the start of the 2006-07 school year. In elementary and middle schools, all other food sold (typically food sold a la carte), including packaged snacks, should be offered only in single-serving portions. The unit sold, regardless of the number of portions in the package, should contain: no more than 9 grams of total fat, excluding packaged nuts and seeds; no more than 2 grams of saturated fat; and no more than 15 grams of sugar, excluding dried fruit with no added sugar. The sale of beverages in all schools during the standard school day is limited to the following: water; non-carbonated, flavored water with fewer than 20 calories per serving; unflavored milk or soy milk; flavored milk or soy milk (no more than 30 grams of total sugar per 8 ounce serving); 100 percent fruit/vegetable juice, not to exceed 12 ounces; fruit/vegetable juice beverages with at least 10% fruit/vegetable juice and 100% vitamin C, not to exceed 12 ounces; and isotonic beverages, not to exceed 16 ounces.</td>
</tr>
</tbody>
</table>
| Nevada      | Effective July 2005, servings will not exceed the following portion sizes:  
- **Elementary Schools**: chips (regular) – 1 ounce; chips (baked or no more than 5 grams of fat per ounce), crackers, popcorn, cereal, trail mix, nuts, seeds, dried fruit, jerky, and pretzels – 1.5 ounces; cookies/cereal bars (plain) – 2 ounces; cookies/cereal bars (with nuts, raisins, chocolate pieces and/or fruit purees) – 2.2 ounces; bakery items – 3 ounces; frozen desserts – 4 ounces; water – no limit; and fruit drinks and frozen slushes (must contain a minimum of 50 percent fruit juice) – 16 ounces.  
- **Middle/Junior/High Schools**: chips (regular) – 1.25 ounces; chips (baked or no more than 5 grams of fat per ounce), crackers, popcorn, cereal, trail mix, nuts, seeds, dried fruit, jerky, and pretzels – 1.5 ounces; cookies/cereal bars – 2 ounces; cookies/cereal bars (with nuts, raisins, chocolate pieces and/or fruit purees) – 2.2 ounces; bakery items – 3 ounces; frozen desserts – 4 ounces; water – no limit; electrolyte replacement beverages – 12 ounces; and fruit drinks and frozen slushes (must contain a minimum of 50 percent fruit juice) – 16 ounces. |
| New Jersey  | As of September 2007, all snack and beverage items, sold or served anywhere on school property during the school day, including items sold in a la carte lines, vending machines, snack bars, school stores and fundraisers, or served in the reimbursable After School Snack Program, shall meet the following standards:  
- Based on manufacturers’ nutritional data or nutrient fact labels, no more than eight grams of total fat per serving, with the exception of nuts and seeds, and no more than two grams of saturated fat per serving;  
- All beverages, other than milk containing two percent or less fat, or water, shall not exceed a 12-ounce portion size; and whole milk may not exceed an eight-ounce portion;  
- In elementary schools, beverages shall be limited to milk, water or 100 percent fruit or vegetable juices;  
- In middle and high schools, at least 60 percent of all beverages offered, other than milk or water, must be 100 percent fruit or vegetable juice; and  
- In middle and high schools, no more than 40 percent of all ice cream and frozen desserts shall be allowed to exceed the above standards for sugar, fat and saturated fat. Food and beverages served during special school celebrations or during curriculum-related activities shall be exempt from the provisions above, with the exception of foods of minimal nutritional value. |
nutritional value as defined by the United States Department of Agriculture.

Schools shall reduce the purchase of any products containing trans fats beginning September 1, 2007 (SB 1218, Chapter 45).  

| New Mexico | New Mexico administrative code (6.12.5) establishes the following requirements for competitive foods and beverages sold in vending machines and a la carte to students in elementary, middle and high schools:  
| --- | --- |
| **Elementary schools:** Beverages shall only include milk with a fat content of 2 percent or less, soy milk, and water.  
**Middle schools:** Beverages shall only include milk with a fat content of 2 percent or less, soy milk, water, and 100 percent fruit juice that has no added sweeteners and no more than 125 calories per container and serving size not to exceed 20 ounces. Food products other than nuts, seeds, cheese, yogurt, and fruit sold in vending machines shall contain no more than 200 calories, no more than 8 grams of fat, no more than 2 grams of fat from saturated and trans-fats, and no more than 15 grams of sugar per package or serving.  
**High schools:** Beverages shall only include milk with a fat content of 2 percent or less, soy milk, water, and juice that is at least 50 percent fruit and that has no added sweeteners and a serving size not to exceed 20 ounces. Beverages sold in vending machines to high school students after the last lunch period is completed shall only include carbonated soft drinks that are both sugar free and caffeine free, non-carbonated flavored water with no added sweeteners, and sports drinks. Food products other than nuts, seeds, cheese, yogurt, and fruit sold in vending machines shall contain no more than 200 calories, no more than 8 grams of fat, no more than 2 grams of fat from saturated and trans-fats, and no more than 15 grams of sugar per package or serving.  
**Food products other than nuts, seeds, cheese, yogurt, and fruit sold in vending machines shall contain no more than 200 calories, no more than 8 grams of fat, no more than 2 grams of fat from saturated and trans-fats, and no more than 15 grams of sugar per package or serving.** |

Requires the Department of Education to establish nutritional standards for foods and beverages sold outside of public school meal programs. The department will collaborate with local school districts, dieticians, and other interested parties in drafting the standards (HB 61).  

| North Carolina | Mandates the following vending machine standards:  
| --- | --- |
| **Soft drinks are not to be sold during breakfast or lunch, at elementary schools, or in contradiction with the National School Lunch Program;**  
**Sugared carbonated drinks (excluding diet carbonated drinks) are not to be sold in middle schools;**  
**No more than 50 percent of products available to high school students are sugared carbonated drinks and bottled water must be available in every vending machine.** |

In addition, by the 2006-2007 school year, no snack vending will be available to elementary school students and at least 75% of snacks in middle/high school vending machines must contain no more than 200 calories per portion.  

| Oklahoma | Mandates each school district board to ensure that the following requirements are met (SB 265):  
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<td><strong>Elementary school students do not have access to foods of minimal nutritional value, except on special occasions;</strong></td>
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</table>
- Middle and junior high school students do not have access to foods of minimal nutritional value, with the exception of diet sodas with less than 10 calories per serving, except after school, at evening events, and on special occasions; and
- High school students must have access to healthy food choices in addition to foods of minimal nutritional value. Incentives such as lower prices should be provided to encourage selection of healthy food choices.

| Rhode Island | Requires all elementary, middle, and junior high schools to offer healthier beverages and snacks by January 1, 2007 and January 1, 2008, respectively. Healthier beverages are defined as:
- Water, including carbonated water, flavored or sweetened with 100 percent fruit juice and containing no added sweetener;
- Two percent fat milk, one percent fat milk, nonfat milk, and dairy alternatives, such as fortified soy beverages, plain or flavored, with a sugar content of not more than four grams per ounce;
- One hundred percent fruit juice or fruit based drinks that are composed of no less than 50 percent fruit juice and have no added sweetener; and
- Vegetable-based drinks that are composed of no less than 50 percent vegetable juice and have no added sweetener.

Healthier snacks are defined as:
- Individually sold portions of nuts, nut butters, seeds, eggs, and cheese packaged for individual sale, fruit, vegetables that have not been deep fried, and legumes;
- Individually sold portions of low fat yogurt with not more than four grams of total carbohydrates (including both naturally occurring and added sugars) per ounce and reduced fat or low fat cheese packaged for individual sale; and
- Individually sold enriched or fortified grain or grain products or whole grain foods that contain no more than 30 percent calories from fat, no more than 10 percent total calories from saturated fat, and no more than seven grams of total sugar per ounce. |
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<th>State</th>
<th>Nutritional Standards for Competitive Foods (Continued)</th>
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<tr>
<td>South Carolina</td>
<td>South Carolina’s State Board of Education implemented nutrition standards for competitive foods in elementary schools (R43-168). Effective June 23, 2006, elementary schools must ensure that one serving of snacks, sweets, and side dishes has no more than 30 percent of calories from fat, less than 10 percent of calories from saturated fat, no more than 1 percent of calories from trans fatty acids, and no more than 35 percent of added sugar by weight (nuts, seeds and some cheeses are exceptions). Single-serving food items must be limited to the following portion sizes: 1.25 ounces for snacks; 2 ounces for cookies or cereal bars; 3 ounces for other bakery items; 4 ounces for frozen desserts, including ice cream; 8 ounces for yogurt (non-frozen); and ½ cup for fried potatoes or other fried vegetables. Beverages, except water or nonfat, low-fat, or reduced-fat milk, cannot exceed 12 ounces. Low-fat, nonfat, and 2 percent milk, water, and 100 percent juices that do not contain added sugars and sweeteners must be available to all students. Requires the state Board of Education to establish statewide requirements for “elementary school food service meals and competitive foods” (HB 3499). School fundraisers are exempt from these requirements.</td>
</tr>
</tbody>
</table>
| Tennessee     | The following standards are developed for foods and beverages sold or offered for sale during the school day in schools that include students in grades Pre-kindergarten through 8. The standards apply to food items sold or offered for sale during the school day including but not limited to school stores items, fund raising items, a la carte items, vending machine items, snack bars items, etc. These standards do not apply to foods served as a federally reimbursable meal to pupils. However, it is strongly recommended that schools meet these standards in federally reimbursable meals (Rule 0520-1-6-.04).  
- Beverages that can be offered for sale in schools include the following:  
  o Fluid milk that is flavored or unflavored; is reduced fat, low fat, or skim/non-fat; and meets state and local standards for pasteurized fluid milk and/or USDA approved alternative dairy beverages;  
  o Beverages that are 100 percent fruit and vegetable juices;  
  o Water that is non-flavored, non-sweetened, and non-carbonated; and  
  o Low calorie beverages (includes flavored, sweetened, and non-caffeinated water) that are flavored, non-carbonated beverages, containing no additional caloric sweeteners and no more than 15 calories per serving.  
- A food item that can be sold individually includes food that meets the following standards:  
  o Calories from total fat must be at or below 35 percent, excluding nuts, seeds, and nut butters.  
  o Calories from saturated fat must be at or below 10 percent.  
  o Calories from sugar must be at or below 35 percent by weight. This limit does not include fruits and vegetables as defined below.  
  o Chips, cereals, crackers, French fries, baked goods, and other snack items may contain no more than 230 mg of sodium per serving; pastas, meats, and soups may contain no more than 480 mg of sodium per serving; and pizza, sandwiches, and main dishes may contain no more than 600 mg of sodium.  
- Fruits and non-Fried vegetables that can be sold individually include the following:  
  o Fruits and vegetables may be fresh, frozen, canned or dried, and they must be found in the Food Buying Guide for Child Nutrition Programs.  
  o Examples of products that cannot be sold as a fruit or vegetable include: snack-type foods made from vegetables or fruits, such as potato chips and banana chips; |
pickle relish, jam, and jelly; and tomato catsup and chili sauce.

- Fruits and non-fried vegetables are exempt from portion-size limits.

- Limit on portion sizes of foods and beverages sold individually are the following: one and one-quarter ounces for chips, crackers, popcorn, cereal, trail mix, nuts, seeds, dried fruit, or jerky; one ounce for cookies; two ounces for cereal bars, granola bars, pastries, muffins, doughnuts, bagels, and other bakery items; four fluid ounces for frozen desserts, including, but not limited to, low-fat or fat-free ice cream; one ounce pure cheese that is low-fat or fat free containing 3.5 grams or less of fat; eight ounces for non-frozen yogurt; and eight fluid ounces for beverages, excluding non-flavored water.

- The portion size of a la carte entrees and side dishes, including potatoes, shall not be greater than the size of comparable portions offered as part of school meals. Fruits and non-fried vegetables are exempt from portion-size limits.

Requires the state Board of Education to develop rules that establish minimum nutritional standards for individual food items for sale through vending machines or other sources, including school nutrition programs, to pupils in grades Pre-kindergarten to eighth (HB 2783).

Texas

A 2005 amendment (SB 42) prevents restrictions on foods provided by parents or grandparents for birthday or school-function celebrations.

Places restrictions on portion size for the following items: Chips, baked chips, crackers, popcorn, cereal, trail mix, nuts, seeds, dried fruit, jerky, pretzels, cookies/cereal bars, bakery items, frozen desserts, yogurt, ice cream, pudding, gelatin desserts, and beverage items.

Maximum calories from fat: Schools and other vendors may not serve food items containing more than 28 grams of fat per serving size more than twice per week. French fries and other fried potato products may not exceed three ounces per serving or be offered more than once per week, and students may only purchase one serving at a time. Schools serving potato chips should, when possible, use baked varieties or reduced fat chips with no more than five grams of fat per ounce.

Beverages may contain no more than 30 grams total sugar per eight-ounce serving. Frozen fruit slushes must contain a minimum of 50 percent fruit juice. In high school, the sale of sugared, carbonated beverages in containers larger than 12 ounces is prohibited.

There are also portion restrictions on candy bars and packaged candies for secondary schools.

Elementary school classrooms may allow one nutritious snack per day, but not at the same time as the regular meal period for that class. The snack must comply with the fat and sugar limits of the Public School Nutrition Policy and may not contain foods of minimal nutritional value or consist of candy or dessert-type items.

West Virginia

Prohibits the sale of soft drinks through vending machines, school stores, or on-site fundraisers during the school day in elementary, middle and junior high schools. These schools are only permitted to sell “healthy beverages.” High schools may allow the sale of soft drinks, but “healthy beverages” must account for at least 50 percent of the total beverages ordered and must be located near the vending machines containing soft drinks (HB 2816).

Only meal components may be sold as à la carte items for breakfast, and only fluid milk, milkshakes, and bottled water may be sold as à la carte items for lunch. All “other foods” (including those sold in vending machines, at fundraisers during the school day, and at school functions) must reflect the Dietary Guidelines or meet USDA standards for a lunch component.

- Maximum calories from fat: no more than eight fat grams per one-ounce serving or meet
USDA standards for a lunch component.

- Maximum percent from sugar: 40 percent.
- Any juice or juice product sold or served must contain a minimum of 20 percent fruit juice.
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<tr>
<th>State</th>
<th>Restrictions on When and Where Competitive Foods May Be Sold Beyond Federal Requirements</th>
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<tbody>
<tr>
<td>Alabama</td>
<td>According to Alabama’s Healthy Snack Standards, which were adopted by the State Board of Education in July 2005, schools must comply with the following restrictions on beverage sales in elementary, middle and high schools:</td>
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<td>• <strong>Elementary Schools</strong>: Effective with the 2005-2006 school year, no carbonated soft drinks shall be available for sale to students at any time during the school day. No vending machine display front may display any product that is not water or 100 percent fruit juice. Items that may be sold include non carbonated flavored and unflavored water, 100 percent fruit juices, milk, tea, and sports drinks. No sales of any items may occur during meal service times.</td>
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<td>• <strong>Middle Schools</strong>: Effective with the 2005-2006 school year, at a minimum 70 percent of the selections available in vending machines or for sale in school stores are to be non-carbonated flavored or unflavored water, 100 percent fruit juices, milk, tea, or sports drinks. At a maximum, 30 percent of the selections can be carbonated soft drinks, but at least 50 percent of those selections must be no/low calorie selections. Only 15 percent of the selections may be regular soft drinks. No carbonated beverages of any kind or other competing food/beverage sales are to be available to students during the meal service time. Beginning with the 2006-2007 school year no vending machine display front may display any product that is not water or 100% fruit juice.</td>
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<td>• <strong>High Schools</strong>: Effective with the 2005-2006 school year, at a minimum 50% of the selections available in vending machines or for sale in school stores are to be non-carbonated flavored or unflavored water, 100% fruit juices, milk, tea, or sports drinks. At a maximum, 50% of the selections can be carbonated soft drinks, but at least 50% of those selections must be no/low calorie selections. Only 25% of the selections may be regular soft drinks. No carbonated beverages of any kind or other competing food/beverages sales are to be available to students during meal service times.</td>
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<tr>
<td>Arizona</td>
<td>Requires the Department of Education to develop minimum nutritional standards consistent with federal guidelines that may include portion sizes, minimum nutrient values, and listing of contents. Requires that food or beverages sold on school grounds during the school day meet these requirements, including items sold à la carte and in vending machines. Beginning August 1, 2005, all contracts for food or beverages shall expressly prohibit the sale of sugared, carbonated beverages and all other foods of minimal nutritional value. Any advertising on school grounds or affiliated with the school (partnerships, etc.) must be for products complying with these requirements (HB 2544).</td>
</tr>
<tr>
<td>Arkansas</td>
<td>In elementary schools, the Child Nutrition Program may only sell food items in the cafeteria, during meal periods that are already offered as a component of a reimbursable meal during the school year, including extra milk, fresh fruits, vegetables, and/or an extra meal meeting the same requirements of the reimbursable meal. School food service departments shall not sell or give extra servings of desserts, french fries and/or ice cream. In addition, elementary students will not have access to vended food and beverages anytime, anywhere on school premises during the declared school day. Effective July 1, 2005, during the declared school day, an elementary school site may not serve, provide access to, through direct or indirect sales, or use as a reward, any FMNV or competitive food. This includes FMNV and competitive foods given, sold, or provided by school administrators, or staff (principals, coaches, teachers, club sponsors, etc.) students or student groups, parents or parent groups, or any other person, company or organization</td>
</tr>
</tbody>
</table>
Effective July 1, 2005, during the declared school day, at middle, junior high and high school sites, schools shall not serve, provide access to, through direct or indirect sales, or use as a reward, any FMNV or competitive food to students anywhere on school premises until 30 minutes after the last lunch period has ended. This includes FMNV and competitive foods given, sold or provided by school administrators, or staff (principals, coaches, teachers, club sponsors, etc.) students or student groups, parents or parent groups, or any other person, company or organization associated with the school site.

In middle, junior high, and high schools, the Child Nutrition Program may only sell food items in the cafeteria, during meal periods that are already offered as a component of a reimbursable meal during the school year, including extra milk, fresh fruits, vegetables, unsweetened unflavored water, other food/beverage items that meet standards of maximum portion size and/or an extra meal meeting the same requirements of the reimbursable meal. \(^27\)

A la carte food items are only available at middle, junior high, and high schools. \(^28\)

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<tr>
<th>State</th>
<th>Requirement</th>
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<td>California</td>
<td>Requires all food sold to pupils in elementary school during breakfast and lunch periods be sold as full meals. Does not prohibit the sale of fruit, non-fried vegetables, legumes, beverages, dairy products, or grain products if they meet the state’s nutritional standards. Individual items that meet the state’s nutritional standards may be sold during morning or afternoon breaks. Middle and high schools may participate in pilot programs that place limits on competitive food availability.</td>
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<tr>
<td>Colorado</td>
<td>Mandates that competitive foods not be sold within 30 minutes before or after regularly scheduled school lunch and/or breakfast periods. Requests school districts to work with contractors to increase the nutritional value of foods in vending machines (SB 103). By 2006-07, district school boards must adopt policies implementing a requirement that 50 percent of offerings in vending machines be healthy.</td>
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<tr>
<td>Connecticut</td>
<td>Prohibits school food authorities from permitting the sale or dispensing to students of extra food items (defined as tea, coffee, soft drinks, or candy) anywhere on the school premises from 30 minutes prior to the start of any state or federally subsidized milk or food service program, until 30 minutes after such program. During the 2004 state legislative session, a law (HB 5344) was enacted requiring each local and regional board of education to make nutritious, low-fat foods and beverages available for purchase. Beverages should include, but are not limited to, low-fat milk, 100 percent natural fruit juices, and water when drinks are available for purchase. Low-fat dairy products and fresh or dried fruits should be made available for purchase at all times when food is available for purchase.</td>
</tr>
<tr>
<td>Florida</td>
<td>Food and beverage items in competition with the district approved food service program, including those classified as foods of minimal nutritional value (FMNV), may be sold in secondary schools only one hour following the close of the last lunch period (Administrative Rule 6A-7-.0411). The state Board of Education also requires school district food service programs to adopt policies that control the sale of FMNV.</td>
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<tr>
<td>Georgia</td>
<td>Prohibits the sale of FMNV in elementary schools from the beginning of the day until the end of the last lunch period.</td>
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<tr>
<td>Hawaii</td>
<td>Limits the sale of food in all elementary and secondary schools to the School Breakfast Program and School Lunch Program, plus milk, water, and fruit and vegetable juices containing at least 50 percent juice.</td>
</tr>
<tr>
<td>Illinois</td>
<td>Illinois Administrative Code (23 IAC Ch. 1, Section 305.15) requires all schools participating in the free lunch and breakfast programs in which grades five and below are operating to prohibit the sale of all confections, candy and potato chips to students during...</td>
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meal periods (effective the first day of the 2006-2007 school year).

Authorizes local school officials to regulate the sale of competitive foods to students during the regular breakfast and lunch periods in junior and senior high schools, if so desired.

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<tr>
<th>State</th>
<th>Law</th>
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<tbody>
<tr>
<td>Indiana</td>
<td>Indiana Administrative Code (IC 20-26-9-19) states that a vending machine at an elementary school that dispenses food or beverage items may not be accessible to students.</td>
</tr>
<tr>
<td>Kentucky</td>
<td>Prohibits the sale or serving of any food or beverage item in competition with the School Breakfast Program or the National School Lunch Program, on the school campus during the school day until 30 minutes after the close of the last lunch serving period.</td>
</tr>
<tr>
<td>State</td>
<td>Restrictions on When and Where Competitive Foods May Be Sold Beyond Federal Requirements (Continued)</td>
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<tr>
<td>Louisiana</td>
<td>Prohibits a la carte meal service, but some food items may be sold as extra sale items to those who have completed a meal. Extra sale items must be from the menu that day. Exceptions to the extra sale items include milkshakes, yogurt, frozen yogurt, ice cream, ice milk, and unflavored, non-carbonated water. Reimbursement for lunch, special milk, or breakfast may be withheld from schools if concessions, canteens, snack bars, or vending machines are operated on a profit basis before the end of the last lunch period. Concessions/canteens may be open at the end of lunch for grades 7-12.</td>
</tr>
<tr>
<td>Maine</td>
<td>Requires any food or beverage sold during the school day at a school participating in the National School Lunch or Breakfast Programs to be a planned part of the total food service program. Only items that contribute to both the nutritional needs of children and the development of desired food habits may be sold.</td>
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</table>
| Maryland  | Requires all vending machines in public schools to have and use a timing device to automatically prohibit or allow access in accordance with nutrition policies established by local county boards of education by August 1, 2006 (SB 473).  

The sale of foods of minimal nutritional value is prohibited from 12:01 a.m. until the end of the last lunch period. School Food Authorities are strongly encouraged to extend this restriction on the sale of these foods until the end of the standard school day. |
| Mississippi | Permits school food services to sell only those foods that are components of the approved federal meal pattern being served, with the exception of milk. A student may only purchase individual components of a meal if a full meal is also purchased. The state policy is a minimum requirement, and local school boards may choose to adopt more restrictive policies. State policy also indicates that no food be sold on campus for one hour before breakfast or one hour before lunch and until the end of either serving period. |
| Nebraska  | Nebraska’s Department of Education clarified its Competitive Food Policy for schools participating in the National School Lunch Program in June 2006. According to the clarification, no food or beverages can be sold to children anywhere on school premises beginning one half hour before breakfast and/or lunch service until one half hour after meal service unless all proceeds earned during these time periods go to the school nutrition program. No foods of minimal nutritional value (FMNV) can be sold in the food service areas beginning one half hour before breakfast and/or lunch service until one half hour after meal service under any circumstances.  

Prohibits the sale of any foods in competition with the National School Lunch and School Breakfast Program anywhere on school/institution premises, beginning 30 minutes prior to the serving period for breakfast and/or lunch and lasting until 30 minutes after the serving period for breakfast and/or lunch. |
| Nevada    | Foods of minimal nutritional value will not be given away, sold, or used as incentives for students or student activities during the school day. In addition, each school’s wellness policy shall include guidelines for student incentives and rewards that are not based on the provision of foods of minimal nutritional value or foods that do not meet the food policy guidelines outlined in the Department of Education’s Statewide School Wellness Policy, which became effective in July 2005.  

As of September 2007, the following items shall not be served, sold or given away as a free promotion anywhere on school property at any time before the end of the school day, including items served in reimbursable After School Snack Program:  
- Foods of minimal nutritional value, as defined by the United States Department of... |
<table>
<thead>
<tr>
<th>State</th>
<th>Law and Regulations</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Mexico</td>
<td>New Mexico administrative code (6.12.5) restricts carbonated beverages and competitive food products from being sold in vending machines to students in elementary schools. Carbonated beverages also shall not be sold in vending machines to students in middle schools. Food products other than nuts, seeds, cheese, yogurt, and fruit sold in vending machines in middle schools shall only be sold after the last lunch period is completed. Carbonated beverages or soft drinks, non-carbonated flavored water and sports drinks shall not be sold in a la carte offerings in elementary, middle and high schools.</td>
</tr>
<tr>
<td>New York</td>
<td>Prohibits sweetened soda water, chewing gum, candies including hard candy, jellies, gum, marshmallow candies, fondant, licorice, spun candy, and candy coated popcorn, and water ices, except for those that contain fruit or fruit juices, from being sold in any public school from the beginning of the school day until the end of the last scheduled meal period.</td>
</tr>
<tr>
<td>North Carolina</td>
<td>Mandates the following vending machine standards:</td>
</tr>
<tr>
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<td>- Soft drinks are not sold during breakfast or lunch, at elementary schools, or in contradiction with the National School Lunch Program;</td>
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<td>- Sugared carbonated drinks (excluding diet carbonated drinks) are not sold in middle schools;</td>
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<tr>
<td></td>
<td>- No more than 50 percent of products available to high school students are sugared carbonated drinks; and bottled water is available in every vending machine.</td>
</tr>
<tr>
<td></td>
<td>In addition, by the 2006-2007 school year, no snack vending will be available to elementary school students and at least 75% of snacks in middle/high school vending machines must contain no more than 200 calories per portion.</td>
</tr>
<tr>
<td></td>
<td>Prohibits soft drinks from being sold to students in elementary schools. In middle and high schools, soft drinks may not be sold until after the last lunch period, and with the approval of the local school board. The State Department of Public Instruction also developed Eat Smart school standard recommendations.</td>
</tr>
<tr>
<td><strong>STATE</strong></td>
<td><strong>RESTRICTIONS ON WHEN AND WHERE COMPETITIVE FOODS MAY BE SOLD BEYOND FEDERAL REQUIREMENTS (CONTINUED)</strong></td>
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<tr>
<td>Oklahoma</td>
<td>Prohibits access to foods with minimal nutritional value in elementary, middle, and junior high schools, with the exception of diet soda. Schools are also required to offer healthy snack and beverage options (SB 265).</td>
</tr>
<tr>
<td>South Carolina</td>
<td>South Carolina’s State Board of Education restricted access to competitive foods in elementary schools (R43-168). Effective June 23, 2006, elementary schools cannot sell or serve the following beverages to students until after the last regularly scheduled class: soda, soft drinks, sports drinks, punches, iced teas and coffees, and fruit-based drinks that contain less than 100 percent real fruit juice or that contain added sweeteners.</td>
</tr>
<tr>
<td>Texas</td>
<td>Prohibits elementary schools from serving competitive foods or foods of minimal nutritional value to students anywhere on school premises until the end of the last scheduled class (does not pertain to food items made available by the school food service program). Middle schools are prohibited from serving or providing access to candy and other FMNV on school premises until after the last lunch period.</td>
</tr>
<tr>
<td>West Virginia</td>
<td>Prohibits candy, soft drinks (exception for high school), chewing gum, or flavored ice bars from being sold or served during the school day. If soft drinks are sold in high school, they may not be offered during the breakfast or lunch periods.</td>
</tr>
</tbody>
</table>

*While not passing legislation, New Jersey’s Department of Agriculture administratively mandated the adoption of model school nutrition policies that ban foods with minimal nutritional value, foods and beverages with sugar as the first ingredient, and all candy from being sold during the school day.*
<table>
<thead>
<tr>
<th><strong>State</strong></th>
<th><strong>Physical Education Requirement Set by the State</strong></th>
<th><strong>Policy for Being Excused From Physical Education</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>The <em>Alabama Course of Study: Physical Education</em>, which was adopted by the Alabama State Board of Education in 2003, requires a minimum daily instructional period of at least 30 minutes in grades K-8 and recommends at least 50 minutes in grades 7-8. One credit is required for high school graduation.</td>
<td>No exceptions in elementary or middle school, unless student attends a church school as defined by law. No exceptions for high school.</td>
</tr>
<tr>
<td>Alaska</td>
<td>Established the Alaska Schools Physical Activity Task Force to develop recommendations for maximizing physical activity and education within the state’s schools (HB 128). Alaska Administrative Code (4 AAC 06.075) requires one unit of credit of health or physical education for high school graduation.</td>
<td>Parents can withdraw a child if they object to any activity or learning material.</td>
</tr>
<tr>
<td>Arizona</td>
<td>Establishes a two-year physical education pilot program in schools for students in grades 1 through 12. Students must participate in physical education for at least one hundred fifty minutes per week beginning in FY 2006-07 through FY 2007-08. During physical education class, students must participate in moderate to vigorous physical activity for 50 percent of classroom time. Physical education required under this act may consist of a combination of physical education programs and additional physical activities (e.g., activity breaks in between instruction time, recess, etc.) (HB 2140, Chapter 326). Established a task force to create a uniform physical education policy for grades K-8 (HB 2111). According to Arizona Administrative Code (R7-2-301), the minimum course of study and competency goals for students includes health/physical education.</td>
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</tr>
<tr>
<td>Arkansas</td>
<td>Requires one hour per week in elementary and middle school. Also required in high school, although frequency and duration are not specified. One-half credit is required for high school graduation.</td>
<td>Student may be excused for medical or religious reasons. The local school board must then &quot;encourage&quot; a student who has been granted a waiver to have appropriate instruction in health education or other</td>
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<tr>
<td>State</td>
<td>Requirement</td>
<td>Alternative Action</td>
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</tr>
<tr>
<td>California</td>
<td>Requires 200 minutes every 10 days for elementary school and 400 minutes every 10 days for grades 7-8. Two physical education courses are required for high school graduation, unless exempted.</td>
<td>School district may grant temporary exemption if a student (1) is ill or injured and a modified program cannot be provided, or (2) is enrolled for one-half, or less, of the coursework normally required of full-time pupils. Students can be exempt for two years if they have passed the physical performance test administered in ninth grade. Permanent exemption from physical education is available for students 16 or older who are enrolled as a postgraduate pupil, or enrolled in a juvenile home, ranch, camp or forestry camp.</td>
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<tr>
<td>Colorado</td>
<td>Encourages school districts to provide students access to daily physical activity (SB 81).</td>
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</tr>
<tr>
<td>State</td>
<td>Physical Education Requirement Set by the State (Continued)</td>
<td>Policy for Being Excused from Physical Education (Continued)</td>
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<tr>
<td>Connecticut</td>
<td>In 2006, Connecticut passed legislation (SB 204, Public Act 06-44) that requires the Department of Education to (1) develop guidelines for addressing the physical health needs of students in a comprehensive manner that coordinates services, including services provided by municipal parks and recreation departments and (2) make available to each local and regional board of education a copy of the guidelines by no later than January 1, 2007. The guidelines shall not be deemed to be regulations by local and regional boards of education.37 Required in elementary, middle and high school; duration and frequency not specified. Requires one credit for high school graduation.</td>
<td>Student may be excused for medical reasons. Credit for physical education may be fulfilled by an elective.</td>
</tr>
<tr>
<td>Delaware</td>
<td>Authorizes the creation of a statewide Health Advisory Council to provide advice and guidance to the Department of Education regarding current and future physical education and physical activity programs in Delaware public schools. Responsibilities of the Council will include: monitoring and evaluating current physical education and activity programs; providing guidance for gradually incorporating and codifying an increase, based on national standards, in physical education and activity in all grades; acting as a clearing house for best practices in physical education and activity programs; and publishing an annual strategic plan and report on fitness and childhood obesity in Delaware (SB 289).38 For the 2006-07 school year, requires the establishment of a physical education/physical activity pilot program in at least six of Delaware’s public elementary, middle or high schools to determine the potential for future expanded use to all of Delaware’s public schools. Each school in the pilot shall be required to provide at least 150 minutes per week of a combination of physical education and physical activity for each student (HB 471).39</td>
<td>Student may be excused for medical or religious reasons.</td>
</tr>
</tbody>
</table>
Requires the Department of Education to develop a regulation requiring each local school district and charter school to assess the physical fitness of each student at least once at the elementary, middle and high school level and outlining the grades at which the assessment will be given. The assessment results are to be provided to the parent, guardian or relative caregiver. The intent is to provide baseline and periodic updates for each student and his or her parent, guardian or relative caregiver sharing in the knowledge of obesity and other chronic illnesses (HB 372).

Required in elementary, middle and high school, although duration and frequency are not specified. One credit is required for high school graduation.

<table>
<thead>
<tr>
<th>D.C.</th>
<th>Requires 1 ½ credits for high school graduation.</th>
<th>The high school graduation requirement is waived for students participating in an evening high school diploma program.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Florida</td>
<td>Each district board shall provide 150 minutes of physical education each week for students in grades K-5. Each district school board is encouraged to provide 225 minutes of physical education each week for students in grades 6-8 (HB 967, Chapter 2007-28). Physical education shall consist of physical activities of at least a moderate intensity level and for a duration sufficient to provide a significant health benefit to students, subject to the differing capabilities of students. All physical education programs and curricula must be reviewed by a certified physical education instructor. Encourages each district school board to provide 150 minutes of physical education each week for students in kindergarten through grade 5 and 225 minutes each week for students in grades 6 through 8 (SB 772, Chapter 2006-301). No current physical education requirement for elementary and middle school. One credit is required for high school graduation. By December 1, 2004, each district school board must adopt a physical</td>
<td>Students may be excused if they participate in an interscholastic sport at the junior varsity or varsity level. Two full seasons satisfy the one-credit high school graduation requirement if the student passes a competency test on personal fitness with a score of C or better. One-half credit is satisfied if a student completes one semester with a grade of C or better in (1) a marching band class or in a physical activity class that requires participation in marching band activities, or (2) Reserve Officer Training Corps class.</td>
</tr>
</tbody>
</table>
education policy. Any district that does not adopt an education policy by December 1, 2005, must provide a minimum of 30 minutes of physical education three days per week for grades K-5. Statutes require each district school board to provide courses designed to ensure that students meet the Sunshine State Standards for Health and Physical Fitness.

<table>
<thead>
<tr>
<th>State</th>
<th>Requirement</th>
<th>Source of Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Georgia</td>
<td>Requires 90 hours at each grade level in elementary school and the completion of one unit (140 hours) for high school graduation.</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>Hawaii</td>
<td>Requires one credit for high school graduation (per Board of Education Policy #4540).</td>
<td></td>
</tr>
<tr>
<td>Idaho</td>
<td>Required in elementary, middle and high school, although duration and frequency are not specified. One credit is required for high school graduation.</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>State</td>
<td>Physical Education Requirement Set by the State (Continued)</td>
<td>Policy for Being Excused from Physical Education (Continued)</td>
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</tr>
<tr>
<td><strong>Illinois</strong></td>
<td>Required daily in grades K-12. Duration is not specified.</td>
<td>Allows a school board to excuse pupils in grades 9-12 from engaging in physical education courses if they must utilize the time set aside for physical education to receive special education support and services (SB 0211).&lt;sup&gt;42&lt;/sup&gt; Schools that operate on a block schedule are exempted from mandatory daily physical education (SB 88).&lt;sup&gt;43&lt;/sup&gt; Student may be excused for medical reasons. School board is authorized to excuse students enrolled in grades 11-12 if they: (1) participate in an interscholastic athletic program, or (2) are required to take an academic class necessary to enroll in college, or (3) are required to enroll in an academic class needed to graduate from high school. Students in grades 9-12 may be excused if they enroll in a marching band or ROTC program. A vocational or technical course may be substituted for physical education in grades 9-12.</td>
</tr>
<tr>
<td><strong>Indiana</strong></td>
<td>Recess may be counted towards mandatory daily physical activity (SB 111).&lt;sup&gt;44&lt;/sup&gt; Beginning in the 2006-07 school year, the governing body of each school corporation shall provide daily physical activity, which may include recess, for students in elementary school (IC 20-30-5-7.5). For a student who enters high school in the 2006-2007 school year or subsequent school year, two credits of physical education are required (511 IAC 6-7.1).&lt;sup&gt;45&lt;/sup&gt; Required in elementary, middle and high school. Recommended duration and frequency are: 105 minutes of motor skills development for grades 1-3; 75 minutes of weekly physical education for grades 4-6; and 100 minutes of physical education weekly for middle school. Two semesters are recommended in high school, and one credit is required for graduation.</td>
<td>Students may be excused only when they have a medical condition that precludes participation in daily physical activity.&lt;sup&gt;46&lt;/sup&gt;</td>
</tr>
<tr>
<td>State</td>
<td>Physical Education Requirement Set by the State (Continued)</td>
<td>Policy for Being Excused from Physical Education (Continued)</td>
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<tr>
<td>Iowa</td>
<td>All physically able students in grades 9-12 shall be required to participate in physical education activities during each semester they are enrolled in school. A minimum of one-eighth unit each semester is required (Code 256.11). Required in elementary, middle and high school (281 IAC 12.5).</td>
<td>Twelfth graders may be excused from the physical education requirement by the school principal if: (1) the student is enrolled in a work-study or other educational program that requires the student to be off school premises during the day, or (2) the student is enrolled in an academic class not otherwise available, or (3) the student participates in an athletic program that requires at least as much time as the physical education requirement. Students in grades 9-12 may be excused if requested by a parent or guardian. These students must then participate in an athletic program that requires at least as much time as the physical education requirement.</td>
</tr>
<tr>
<td>Kansas</td>
<td>Supports physical education classes for all grades from kindergarten through 12. Urges the Kansas State Board of Education to require some type of physical education class for all grades from kindergarten through 12 (HR 6011). Encourages schools to improve physical activity policies (SB 154) and requires a study of physical education policies (SCR 1604). Required in elementary, middle and high school, although duration and frequency are not specified. One unit of physical education, of which one-half unit may include health education, is required for high school graduation.</td>
<td>High school graduation requirement may be waived for medical or religious reasons.</td>
</tr>
<tr>
<td>Kentucky</td>
<td>Requires school councils to implement a wellness policy that includes moderate to vigorous activity each day, and may allow physical activity up to 30 minutes per day or 150 minutes per week as part of the instructional day for grades K-5 (SB 172). Required in elementary, middle and high school, although duration and frequency are not specified. One-half credit (60 hours) is required for high school graduation.</td>
<td>Students may be excused with a physician’s note.</td>
</tr>
<tr>
<td>Louisiana</td>
<td>Requires 30 minutes daily in elementary school (RS 17:17.1), and 150 minutes weekly in middle school. One and one-half</td>
<td>For elementary school, adapted physical activity shall be provided for students with special needs that prevent them from</td>
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<td>credits are required for high school graduation.  (These requirements were reenacted in 2005).</td>
<td>participating in regular physical education classes. No exception identified through statute or code for middle or high school.</td>
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</tr>
<tr>
<td>State</td>
<td>Physical Education Requirement Set by the State (Continued)</td>
<td>Policy for Being Excused from Physical Education (Continued)</td>
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<tr>
<td>Maine</td>
<td>Requires elementary and middle school students to participate in 150 minutes of physical activity per week in addition to recess, and high school students to participate in 220 minutes of physical activity per week (LD 796).[^48] Required in elementary, middle and high school, although duration and frequency are not specified. One unit is required for high school graduation.</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>Maryland</td>
<td>Required in elementary, middle and high school, although duration and frequency are not specified. One-half credit is required for high school graduation.</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>Massachusetts</td>
<td>Required in elementary, middle and high school, although duration and frequency are not specified.</td>
<td>Students may be excused for medical or religious reasons.</td>
</tr>
<tr>
<td>Michigan</td>
<td>Required in elementary, middle and high school, although duration and frequency are not specified.</td>
<td>School districts may credit a student's participation in extracurricular athletics or other extracurricular activities involving physical activity as meeting the physical education requirement.</td>
</tr>
<tr>
<td>Minnesota</td>
<td>Required in elementary, middle and high school, although duration and frequency are not specified.</td>
<td>Students may be excused for medical or religious reasons. Local school districts are given the authority to exempt students for athletic purposes.</td>
</tr>
<tr>
<td>Mississippi</td>
<td>In 2007, Mississippi passed legislation (SB 2369, Code 37-13-134) that requires 150 minutes per week of physical activity-based instruction for grades K-8 and ½ Carnegie unit of physical education or physical activity for high school graduation. In 2006, Mississippi passed legislation (HB 319) that recommends the following guidelines for school district physical education and fitness classes: 30 minutes per day for grades K-6 and 2 hours per week for grades 7-9. In addition, the act directs the State Department of Education to employ a physical activity coordinator that shall present a state physical activity plan each year to the Governor’s Commission on Physical Fitness and Sports, the Mississippi Council on Obesity Prevention and Management, the Task</td>
<td>Not identified through statute or code.</td>
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</tbody>
</table>

[^48]: Code: 37-13-134
The physical activity coordinator shall also monitor the districts for adherence to current Mississippi school accountability standards and for implementation of the physical education curriculum on file with the State Department of Education. Finally, the legislation requires the local school board of each school district to establish a local school health council for each school. The local school health council’s duties may include recommending age appropriate curriculum and the number hours of instruction to be provided in health and physical education (HB 319, Chapter 401).\textsuperscript{49}

<table>
<thead>
<tr>
<th>State</th>
<th>Requirement</th>
<th>Notes</th>
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</thead>
<tbody>
<tr>
<td>Missouri</td>
<td>Requires 50 minutes per week in elementary school, with 25 minutes required weekly for half-day kindergarten students. Three thousand minutes are required per year in middle school. No requirements for frequency or duration are specified in high school; however, one unit is required for graduation.</td>
<td>Students may be excused for medical or religious reasons.</td>
</tr>
<tr>
<td>State</td>
<td>Physical Education Requirement Set by the State (Continued)</td>
<td>Policy for Being Excused from Physical Education (Continued)</td>
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<tr>
<td>Montana</td>
<td>Encourages greater opportunities for students to participate in physical activity and sports programs (MT HJR 17).</td>
<td>Not identified through statute or code.</td>
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<td>Required in elementary and middle school, although duration and frequency are not specified. One-half unit each year is</td>
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<td></td>
<td>required in middle school. In high school, one unit total (135 hours) is required for graduation, in increments of half</td>
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<td>units for two years.</td>
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<tr>
<td>Nebraska</td>
<td>Required in elementary and middle school, although duration and frequency are not specified. Daily physical education is</td>
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<td>required for two years in high school.</td>
<td>Not identified through statute or code.</td>
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<tr>
<td>Nevada</td>
<td>Physical education must be taught as applicable for grade levels and to the extent practicable in all public schools (NRS</td>
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<td>389.018).</td>
<td>Not identified through statute or code.</td>
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<td>Developed performance standards for physical education that are benchmarked for grades 2, 3, 5, 8, and 12. Standards are</td>
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<td>designed to help districts develop and implement their own curriculum. Two credits are required for high school graduation.</td>
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<tr>
<td>New Hampshire</td>
<td>Created an Advisory Committee to develop a policy for physical education requirements for schools.</td>
<td>Not identified through statute or code.</td>
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<tr>
<td></td>
<td>Required in elementary, middle and high school, although duration and frequency are not specified. One unit is required for</td>
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<td>high school graduation.</td>
<td></td>
</tr>
<tr>
<td>New Jersey</td>
<td>Requires 150 minutes of health, safety and physical education each week in elementary (except kindergarten), middle, and high</td>
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<tr>
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<td>school. 3 ¾ credits are required in health, safety and physical education for each year of attendance in high school.</td>
<td>Determined by local school boards. Schools are required to</td>
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<td>provide alternatives in order for students to meet the</td>
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<td>physical education core standards.</td>
</tr>
<tr>
<td>New Mexico</td>
<td>Appropriates $8 million to provide elementary physical education in grades K-6 (HB 208).</td>
<td>The high school graduation requirement may be waived</td>
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<tr>
<td></td>
<td>Creates a committee to study physical education programs (HJM 83).</td>
<td>because of a medical condition.</td>
</tr>
<tr>
<td>Required in elementary, middle and high school, although duration and frequency are not specified. One unit is required for high school graduation.</td>
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<tr>
<td>State</td>
<td>Physical Education Requirement Set by the State (Continued)</td>
<td>Policy for Being Excused From Physical Education (Continued)</td>
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</tr>
<tr>
<td>New York</td>
<td>Requires 120 minutes per week in elementary school, daily in grades K-3 and three times per week in grades 4-6. In middle and high school, 120 minutes are required weekly, three times per week in one semester and at least two times a week in the other semester. Two credits are required for high school graduation.</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>North Carolina</td>
<td>Requires at least 30 minutes of moderate to vigorous physical activity daily for students in grades K-8. The requirement can be achieved through a regular physical education class and/or through activities such as recess, dance, classroom energizers, or other curriculum-based physical activity programs (State Board of Education Policy HSP-S-000). Required in elementary, middle and high school, although duration and frequency are not specified. One unit is required for high school graduation.</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>North Dakota</td>
<td>Each public and nonpublic high school shall make available to each student one-half unit of physical education during the school year, provided that once every four years the unit must be a concept-based fitness class that includes instruction in the assessment, improvement, and maintenance of personal fitness (SB 2354). Encourages schools to provide mid-morning and mid-afternoon recess of at least 10 minutes in grades K-6 (HB 3034). Beginning with the 2008-09 school year, no student may graduate from a high school unless the student completes one unit of physical education, which may include up to one-half unit of health (15.1-21-02.2). Requires a minimum of 90 minutes per week in grades 1-3 (30 minutes of supervised recess may be counted as part of the 90 minutes of physical education for grades 1-3). Requires a minimum of 90 minutes per week for grades 4-6 and a</td>
<td>Not identified through statute or code.</td>
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<tr>
<td>State</td>
<td>Requirement</td>
<td>Identification Source</td>
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<tr>
<td>Ohio</td>
<td>Required in elementary, middle and high school, although duration and frequency are not specified. One-half credit (60 hours) is required for graduation from high school.</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>Oklahoma</td>
<td>Requires the State Department of Education in consultation with the State Department of Health to make available to schools information and technical assistance for use in the development of quality physical education and activity programs. Encourages the Healthy and Fit School Advisory Committees to utilize the Centers for Disease Control and Prevention’s School Health Index or the Oklahoma Healthy and Fit Schools Scorecard (SB 1459). Requires physical education or exercise programs for at least 60 minutes per week for all students in full-day kindergarten and grades 1-5, beginning in the 2006-07 school year. School districts are also encouraged to provide physical education instruction to students in grades 6-12 (Statute §70-11-103.9).</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>Oregon</td>
<td>Required in elementary, middle and high school, although duration and frequency are not specified. One unit of credit of physical education is required for high school graduation (OAR 581-022-1130). The school district may excuse students from a state required program or learning activity, where necessary, to accommodate students’ disabilities or religious beliefs (OAR 581-022-1910).</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>Requires the establishment of an interagency coordinating council for child health, nutrition and physical education that shall offer recommendations on physical education curriculum (HB 185, Act 114). Required in elementary, middle and high school, although duration and frequency are not specified.</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>Rhode Island</td>
<td>Requires an average of 20 minutes of health and physical education daily in elementary, middle and high school.</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>State</td>
<td>Physical Education Requirement Set by the State (Continued)</td>
<td>Policy for Being Excused from Physical Education (Continued)</td>
</tr>
<tr>
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</tr>
<tr>
<td>South Carolina</td>
<td>Beginning in the 2006-07 school year, students in kindergarten through fifth grade must be provided a minimum of 150 minutes a week of physical education and physical activity. In 2006-07, a minimum of 60 minutes a week must be provided in physical education, and as Section 59-10-20 (see below) is phased in, the minimum time for physical education must be increased to 90 minutes a week. The certified physical education teacher to student ratio is designed to provide students in kindergarten through fifth grade with scheduled physical education either every day or on alternate days throughout the school year and must be based on the South Carolina Physical Education Curriculum Standards. The student to teacher ratio in a physical education class may not exceed the average student to teacher ratio of 28 to 1 (Code 59-10-10). According to Code 59-10-20, beginning with the 2006-07 school year, the student to certified physical education teacher ratio in the elementary schools of the State must be 700 to 1; beginning with the 2007-08 school year, the student to certified physical education teacher ratio in the elementary schools of the State must be 600 to 1; and beginning with the 2008-09 school year, the student to certified physical education teacher ratio in the elementary schools of the State must be 500 to 1. Required in elementary, middle and high school. One unit is required for high school graduation.</td>
<td>One Junior ROTC credit may be taken instead of physical education. Students who are physically or mentally unable to take physical education must complete a suitably modified course.</td>
</tr>
<tr>
<td>South Dakota</td>
<td>Effective Fall 2006, ½ unit of physical education or health is required for high school graduation.</td>
<td>No requirements at the state level.</td>
</tr>
<tr>
<td>Tennessee</td>
<td>It shall be the duty of each local education agency to integrate a minimum of 90 minutes of physical activity per week into the instructional school day for elementary school.</td>
<td>Credit earned in two years of Junior ROTC may be substituted; participation in marching band or interscholastic athletics may not be substituted.</td>
</tr>
</tbody>
</table>
and secondary school students. Opportunities to engage in physical activity may include walking, jumping rope, playing volleyball, or other forms of physical activities that promote fitness and well-being (HB 3750, Chapter 1001).

Required in elementary, middle and high school, although duration and frequency are not specified. One unit is required for high school graduation.
<table>
<thead>
<tr>
<th>State</th>
<th>Physical Education Requirement Set by the State (Continued)</th>
<th>Policy for Being Excused From Physical Education (Continued)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Texas</td>
<td>Requires schools to include an emphasis on the importance of proper exercise (TX SB 42).</td>
<td>School districts may allow a student to substitute certain physical activities for credit towards the high school graduation requirement. Waivers may be granted for credit to individual students for private or commercially sponsored programs in Olympic-level physical training.</td>
</tr>
<tr>
<td></td>
<td>Requires 135 minutes per week in elementary school. Physical education is required in middle and high school, although duration and frequency are not specified. 1 ½ units are required for high school graduation.</td>
<td></td>
</tr>
<tr>
<td>Utah</td>
<td>Required in elementary, middle and high school. One unit of credit of physical education is required in grades 7-8. For high school graduation, two units of credit of physical and health education are required and must be composed of ½ credit of health; ½ credit of participation skills; ½ credit of fitness for life; and ½ credit of individualized lifetime activities or team sport/athletic participation (Administrative Code R277-700).</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>Vermont</td>
<td>Required the Department of Education to develop a model fitness policy (H544, S 241).</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td></td>
<td>Required in elementary, middle and high school, although duration and frequency are not specified; 1 ½ years of physical education are required for high school graduation.</td>
<td></td>
</tr>
<tr>
<td>Virginia</td>
<td>Incorporates physical and health education as part of elementary school curriculum, in addition to including health and physical education as components of programs of instruction for grades K through 12 (SB 795).</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td></td>
<td>Requires physical education, including cardio, muscle building, and stretching exercises (SB 1130; amends 22.1-200 of the Code of Virginia).</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Required in elementary, middle and high school, although duration and frequency are not specified. Two credits of health and physical education are required for high school graduation.</td>
<td></td>
</tr>
<tr>
<td>Washington</td>
<td>Released model policy in 2004 (SB 5436). The law mandates local school districts to establish school physical education policies by August 1, 2005 (Amends 28.A235 RCW). Required in elementary, middle and high school, although duration and frequency are not specified. Two credits (300 hours) of health and fitness education are required for high school graduation.</td>
<td>Students may be excused on account of physical disability, employment or religious beliefs, participation in athletics or military science and tactics, or for other good cause.</td>
</tr>
<tr>
<td>State</td>
<td>Physical Education Requirement Set by the State (Continued)</td>
<td>Policy for Being Excused from Physical Education (Continued)</td>
</tr>
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</tr>
<tr>
<td>West Virginia</td>
<td>Requires not less than 30 minutes of physical education for not less than three days a week for elementary school grades; and not less than one full period of physical education each school day for one semester of the school year for middle school grades. Requires not less than one full course credit of physical education for high school graduation and the opportunity to enroll in an elective lifetime physical education course (SB 785, §18-2-7a).⁵⁴</td>
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</tr>
<tr>
<td></td>
<td>Requires 30 minutes at least three days per week in grades K-5; a full period of physical education daily for one semester in grades 6-8; and one full course during high school in grades 9-12 (HB 2816; Amends CWV 18-2-7a).⁵⁴</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Required in elementary, middle, and high school. One credit is required for high school graduation.</td>
<td>Not identified through statute or code.</td>
</tr>
<tr>
<td>Wisconsin</td>
<td>According to the Department of Public Instruction’s school district standards and Statute 121.02, physical education is required at least three times per week for grades K-6 and weekly for middle school.⁵⁵</td>
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</tr>
<tr>
<td></td>
<td>For high school graduation, 1.5 credits of physical education, which incorporate instruction in the effects of exercise on the human body, health-related physical fitness, and activities for lifetime use, are required (Administrative Code PI 18.03).</td>
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<tr>
<td></td>
<td>Not identified through statute or code.</td>
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</tr>
<tr>
<td>Wyoming</td>
<td>Required in elementary, middle, and high school, although duration and frequency are not specified.</td>
<td>Not identified through statute or code.</td>
</tr>
</tbody>
</table>
### State | Body Mass Index or Health Information Collected
--- | ---
Arkansas | Every school district shall, beginning with kindergarten and then in even numbered grades, require schools to include as a part of a student health report to parents a body mass index percentile by age for each student. Permits any parent to refuse to have their child’s body mass index percentile for age assessed and reported, by providing a written refusal to the school. Students in grades eleven through twelve are exempt from any policy or requirement of a public school or the state for measuring or reporting body mass index (HB 1173, Amends §20-7-135).\(^{56}\)

In 2003, as part of a statewide multifaceted legislative initiative, Arkansas required every public school student to have an annual BMI assessment performed and reported confidentially to parents. The legislation also required schools to provide parents with an explanation of the possible health effects of BMI, poor nutrition, and physical inactivity. The goal is to provide parents with information regarding the health risks that their child could develop as a result of being overweight or underweight.\(^{57}\)

California | Individual student BMI is reported to parents via confidential letter as part of a non-invasive diabetes screening pilot program for 7th and 8th graders. California Education Code § 49452.6

Delaware | Requires the Department of Education to develop a regulation requiring each local school district and charter school to assess the physical fitness of each student at least once at the elementary, middle and high school level and outlining the grades at which the assessment will be given. The assessment results are to be provided to the parent, guardian or relative caregiver. The intent is to provide baseline and periodic updates for each student and his or her parent, guardian or relative caregiver sharing in the knowledge of obesity and other chronic illnesses. Includes measuring body mass index as part of the testing in some local school districts (HB 372).

Florida | Florida Statute § 381.0056(5) requires school health services programs administered jointly by the Department of Health and the Department of Education to administer growth and development screening for students. BMI is encouraged as part of these screenings for all students in 1st, 3rd, 6th and, optionally, 9th grades.

Illinois | Enacted legislation allowing the Department of Public Health to collect data relating to obesity as part of students’ mandatory health examinations for entrance into public schools and to report on BMI. (This amends the School Code and the Illinois Health Statistics Act).

Iowa | SB 2124 (2006) establishes a pilot grant program (in six communities) to increase the physical activity and fruit and vegetable consumption of targeted youth of elementary school age. Grant requirements include the measurement, reporting and tracking of the height and weight of students in participating elementary schools.

Kansas | A joint effort between the Kansas Department of Health and Environment and the Kansas State Department of Education, known as Taking Steps Together, continues to work with 77 schools and others that express interest to collect BMI data from students voluntarily.\(^{58}\)

Louisiana | SB 871 (Act 734, 2004) establishes a three-year pilot program involving nutrition and physical activity interventions for no more than eight schools from each of the eight regional service districts. Requirements of the program include an assessment of the changes in weight status of students in participating schools who are receiving the interventions.

Maine | Recently established that the school board must require all public school students in grades 1, 3, 5, 7, and 9 to have their BMI measured. All data is to be analyzed by an epidemiologist or statistician in the Department of Health and Human Services. Parents will be given a confidential report concerning their child’s BMI, an explanation of BMI as a...
<table>
<thead>
<tr>
<th>State</th>
<th>Law</th>
<th>Details</th>
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</thead>
<tbody>
<tr>
<td>Massachusetts</td>
<td>Department of Public Health Code (105 CMR 200.500, 1994) requires each student’s height and weight to be measured annually.</td>
<td>Requires the department of elementary and secondary education to establish a “Model School Wellness Program,” which will create school-based pilot programs (for grades K-5) that will promote balanced dietary patterns and physical activity to prevent becoming overweight or obese, and will include discussion of serious and chronic medical conditions that are associated with being overweight. Following completion of the 2005-06 school year, requires department to evaluate the effectiveness of the model school wellness program through various measures, including changes in body mass index (Chapter 167, Section 167.229).</td>
</tr>
<tr>
<td>Missouri</td>
<td>Requiring the department of elementary and secondary education to establish a “Model School Wellness Program,” which will create school-based pilot programs (for grades K-5) that will promote balanced dietary patterns and physical activity to prevent becoming overweight or obese, and will include discussion of serious and chronic medical conditions that are associated with being overweight. Following completion of the 2005-06 school year, requires department to evaluate the effectiveness of the model school wellness program through various measures, including changes in body mass index (Chapter 167, Section 167.229).</td>
<td>Requires the development of a BMI-for-age screening program for children ages two to 18; parents will be notified of child’s BMI measurement with an explanation of the measurement and any health recommendations (S.B. 3668).</td>
</tr>
<tr>
<td>New York</td>
<td>Requires the development of a BMI-for-age screening program for children ages two to 18; parents will be notified of child’s BMI measurement with an explanation of the measurement and any health recommendations (S.B. 3668).</td>
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</tr>
<tr>
<td>Pennsylvania</td>
<td>The state's health department requires school nurses to compute body mass index - height-to-weight ratio - for students in grades one through eight during annual growth screenings. BMI measurement will be required for students in all grades in the 2007-2008 school year. Parents receive letters about the BMI results that encourage them to share the information with their family physician.</td>
<td>The state's health department requires school nurses to compute body mass index - height-to-weight ratio - for students in grades one through eight during annual growth screenings. BMI measurement will be required for students in all grades in the 2007-2008 school year. Parents receive letters about the BMI results that encourage them to share the information with their family physician.</td>
</tr>
<tr>
<td>South Carolina</td>
<td>The Student Health and Fitness Act (HB 3499) requires all K-12 schools in the state to participate in the South Carolina Physical Education Assessment and requires that an individual’s fitness status must be reported to his parent or guardian during a student’s fifth grade, eighth grade, and high school physical education courses.</td>
<td>The Student Health and Fitness Act (HB 3499) requires all K-12 schools in the state to participate in the South Carolina Physical Education Assessment and requires that an individual’s fitness status must be reported to his parent or guardian during a student’s fifth grade, eighth grade, and high school physical education courses.</td>
</tr>
<tr>
<td>Tennessee</td>
<td>Requires that parents be provided with a confidential health report card for their children, including BMI levels. Schools with high aggregate BMI levels are encouraged to improve nutritional and physical activity programs (TN HB445, P.C. 194).</td>
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</tr>
<tr>
<td>West Virginia</td>
<td>Changes the state’s current BMI measurement policy (listed below) by requiring BMI testing for only a scientifically drawn sample of students. Requires data to be collected and reported in a manner that protects student confidentiality. Data is to be reported to the Department of Education and in aggregate to the Governor, the State Board of Education, the Healthy Lifestyles Coalition and the Legislative Oversight Commission on Health and Human Resources Accountability (SB 785, §18-2-7a).</td>
<td>Changes the state’s current BMI measurement policy (listed below) by requiring BMI testing for only a scientifically drawn sample of students. Requires data to be collected and reported in a manner that protects student confidentiality. Data is to be reported to the Department of Education and in aggregate to the Governor, the State Board of Education, the Healthy Lifestyles Coalition and the Legislative Oversight Commission on Health and Human Resources Accountability (SB 785, §18-2-7a).</td>
</tr>
</tbody>
</table>

August 2007: Page 48
<table>
<thead>
<tr>
<th>STATE</th>
<th>HEALTH EDUCATION REQUIREMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>According to Alabama Code 16-35-5, health education shall be taught in every elementary school in the state. Required for students in grades K-8. Recommended frequency and duration: 60 minutes per week for grades 1-6. One-half credit is required for high school graduation.</td>
</tr>
<tr>
<td>Alaska</td>
<td>One credit (two semesters) of health or physical education is required for high school graduation (4 AAC 06.075).</td>
</tr>
<tr>
<td>Arizona</td>
<td>Arizona Administrative Code (R7-2-301) establishes the minimum course of study and competency goals for students, which includes health/physical education. The code does not specify grade levels or amount of instruction. Health education is not a requirement for high school graduation.</td>
</tr>
<tr>
<td>Arkansas</td>
<td>Required each year in elementary and middle school. One-half credit of health and safety education is required for high school graduation.</td>
</tr>
<tr>
<td>California</td>
<td>Education Code §51210 requires health education in grades 1-6. Health education is not one of the requirements for high school graduation listed in Education Code §51225.3.</td>
</tr>
<tr>
<td>Colorado</td>
<td>Encourages school districts to include nutrition education goals (CO BS 81). No state requirement. A voluntary health education program exists.</td>
</tr>
<tr>
<td>Connecticut</td>
<td>Statute Chapter 164 Sec. 10-16b requires public schools to offer various courses, including health and safety education. The statute does not specify grades.</td>
</tr>
<tr>
<td>Delaware</td>
<td>Requires 30 hours per year in grades K-4, 35 hours per year in grades 5-6, and 60 hours per year in grades 7-8. In high school, one-half credit is required for graduation.</td>
</tr>
<tr>
<td>D.C.</td>
<td>Requires 1 ½ credits of health education for high school graduation.</td>
</tr>
<tr>
<td>Florida</td>
<td>Not required in elementary and middle school. In high school, one-half credit is required for graduation.</td>
</tr>
<tr>
<td>Georgia</td>
<td>Requires 90 hours of health and physical education in elementary school. There are no health education requirements for middle school, but schools must offer health education. One unit (140 hours) of health education is required for high school graduation.</td>
</tr>
<tr>
<td>Hawaii</td>
<td>State Board of Education (BOE) Policy #2100 requires the Department of Education to provide an academic program that includes health education. The policy does not specify grade levels or amounts of instruction. BOE Policy #4540 requires ½ credit of health education for high school graduation.</td>
</tr>
<tr>
<td>Idaho</td>
<td>Required in elementary and middle school. One credit is required for high school graduation. The state Board of Education developed health education content standards that are a minimum requirement for schools.</td>
</tr>
<tr>
<td>Illinois</td>
<td>The Critical Health Problems and Comprehensive Health Education Act (105 ILCS 110/3) requires all elementary and secondary schools to provide health education. Illinois Administrative Code (Title 23, Chapter 1, Section 420) does not specify a time requirement for health education for grades K-6; however, health education shall be part of the formal regular instructional program at each grade level. According to the Code, at least one semester must be taught in middle and high school.</td>
</tr>
<tr>
<td>Indiana</td>
<td>Indiana Code §20-30-5-7 mandates that each school corporation (local school district) shall include in its curriculum health education. One credit of health education is required for high school graduation.</td>
</tr>
<tr>
<td>Iowa</td>
<td>Iowa Code 256.11 requires elementary and middle schools to teach health education in order to receive accreditation. One unit must be taught in high school for school to receive accreditation.</td>
</tr>
<tr>
<td>Kansas</td>
<td>Statute 72-1101 includes health and hygiene as a required subject in accredited elementary school.</td>
</tr>
</tbody>
</table>
Each local board of education shall adopt a written policy specifying that pupils are eligible for high school graduation only upon completion of at least one unit of physical education, which shall include health and which may include safety, first aid, or physiology (KAR 91-31-35).

<table>
<thead>
<tr>
<th>Kentucky</th>
<th>Required in elementary and middle school. One-half credit (60 hours) is required for high school graduation.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Louisiana</td>
<td>According to the Louisiana Health Education Content Standards, which were adopted by the Louisiana State Board of Elementary and Secondary Education, 150 minutes per week are required in health and physical education for grades 1-6. In grades seven and eight, “health and physical education, elective, exploratory studies” is set at a minimum of 275 minutes per week for students on a six-period day option or 250 minutes per week for a seven-period day schedule. In order to graduate from high school, public school students must earn one-half unit in health education.</td>
</tr>
<tr>
<td>Maine</td>
<td>Required in elementary and middle school. One-half unit is required for high school graduation.</td>
</tr>
<tr>
<td>State</td>
<td>Health Education Requirements (Continued)</td>
</tr>
<tr>
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</tr>
<tr>
<td>Maryland</td>
<td>Requires health education instruction developed by each county’s Board of Education to include the importance of physical activity (SB 473). Required in elementary and middle school. One-half credit is required for high school graduation.</td>
</tr>
<tr>
<td>Massachusetts</td>
<td>General Law 71.1 requires that schools give instruction and training in health education, which shall include, but shall not be limited to: consumer health, ecology, community health, body structure and function, safety, nutrition, fitness and body dynamics, dental health, emotional development, and training in the administration of first aid, including cardiopulmonary resuscitation. Grade levels are not specified.</td>
</tr>
<tr>
<td>Michigan</td>
<td>The Michigan Department of Education developed Grade Level Content Expectations (GLCE) in Health Education for K-8. The GLCEs were approved by the Michigan State Board of Education on February 13, 2007. MCL §380.1502 states that health and physical education for pupils of both sexes shall be established and provided in all public schools of the state.</td>
</tr>
<tr>
<td>Minnesota</td>
<td>Instruction must be provided in health and physical education (Statute 120A.22.9). Grade levels are not specified in the statute. Health and physical education, for which locally developed academic standards apply, are required for statewide accountability (Statute 120B.021). Each Minnesota school district is required to develop local standards in health education and physical education.</td>
</tr>
<tr>
<td>Mississippi</td>
<td>In 2007, Mississippi passed legislation (SB 2369, Code 37-13-134) that requires 45 minutes per week of health education instruction in grades K-8. Required in elementary and middle school. One-half credit (70 hours) is required for high school graduation. Mississippi developed the Comprehensive Health Framework, and the competencies contained in the Framework are required for all grade levels.</td>
</tr>
<tr>
<td>Missouri</td>
<td>According to the Missouri Department of Elementary and Secondary Education’s (MDESE’s) Graduation Requirements that are effective through the class of 2009, health education is not a required course for high school graduation. However, effective with the class of 2010, ½ unit of credit of health education will be required for graduation. According to the Missouri Department of Elementary and Secondary Education, each elementary student is required to receive regular instruction in comprehensive health. Health and safety education must be taught to all middle school students for a minimum of 1,500 minutes each year.</td>
</tr>
<tr>
<td>Montana</td>
<td>Required in elementary and middle school. One unit (135 hours) is required for high school graduation.</td>
</tr>
<tr>
<td>Nebraska</td>
<td>Required in elementary and middle school. Twenty instructional units or two years of daily classes in personal health and physical fitness are required for high school graduation (92 NAC 10-004).</td>
</tr>
<tr>
<td>Nevada</td>
<td>Health education must be taught as applicable for grade levels and to the extent practicable in all public schools (NRS 389.018).</td>
</tr>
<tr>
<td>State</td>
<td>Requirement</td>
</tr>
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</tr>
<tr>
<td>New Hampshire</td>
<td>Required in elementary and middle school. One-half credit (60 hours) is required for high school graduation.</td>
</tr>
<tr>
<td>New Jersey</td>
<td>Required in elementary and middle school. One-half credit is required for high school graduation.</td>
</tr>
<tr>
<td>New Mexico</td>
<td>Requires health education for grades 1-12 that meets academic content and performance standards (HB 84, §22-13-1).</td>
</tr>
<tr>
<td>New York</td>
<td>Required in elementary school. In middle school, a half-unit course is required. One-half credit is required for high school graduation.</td>
</tr>
<tr>
<td>North Carolina</td>
<td>Required in elementary and middle school. One credit is required for high school graduation.</td>
</tr>
<tr>
<td>North Dakota</td>
<td>In order to be approved by the superintendent of public instruction, each public and nonpublic elementary and middle school shall provide to students instruction in health (Code 15.1-21-01). Requires a minimum of 40 minutes per week for grades 1-3; a minimum of 80 minutes per week for grades 4-6; and a minimum of 50 minutes per week for grades 7-8 (Administrative Rules 67-19-01-34 and 67-19-01-35).</td>
</tr>
<tr>
<td>Ohio</td>
<td>Revised Code 3313.60 requires schools to offer a curriculum that includes health education. However, there are no specifics about grade levels or amounts of instruction.</td>
</tr>
<tr>
<td>Oklahoma</td>
<td>Mandates the formation of a committee in each school to address nutrition and health (SB 1445).</td>
</tr>
<tr>
<td>Oregon</td>
<td>Required in elementary and middle school. One credit of health education is required for high school graduation.</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>Required each year in elementary school. Health education is also required in middle and high school, although frequency and duration are not mandated by the state.</td>
</tr>
<tr>
<td>Rhode Island</td>
<td>Requires an average of 20 minutes of health and physical education daily each year in elementary, middle, and high school.</td>
</tr>
<tr>
<td>South Carolina</td>
<td>Health curriculum for students in kindergarten through fifth grade must include a weekly nutrition component (Code of Laws 59-10-360).</td>
</tr>
</tbody>
</table>
At a minimum, the assessment must be designed to determine program effectiveness and adherence to South Carolina Health and Safety Education Curriculum Standards. The State Department of Education shall begin piloting health education assessments in the 2006-07 school year with implementation in the 2008-09 school year (Code of Laws 59-10-320).

Required subjects for grades 1-5 include health and safety (Code of Regulations 43-231). Required subjects for grades 6-8 include health (Code of Regulations 43-232).

At least one time during the four years of grades 9-12, each student shall receive instruction in comprehensive health education, including at least 750 minutes of reproductive health education and pregnancy prevention education. Health education time requirements are 75 minutes weekly for elementary school and 250 minutes per week for nine weeks for middle school (Code of Laws 59-32-30).

<table>
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<tr>
<th>State</th>
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<tbody>
<tr>
<td>South Dakota</td>
<td>Effective Fall 2006, ½ unit of physical education or health is required for high school graduation.72</td>
</tr>
<tr>
<td>Tennessee</td>
<td>Required in elementary and middle school each year (Rule 0520-1-3-.05). One unit of Wellness is required for high school graduation (Rule 0520-1-3-.06).</td>
</tr>
<tr>
<td>Texas</td>
<td>A school district that offers K-12 must offer health, with emphasis on the importance of proper nutrition and exercise, as part of its required curriculum (TAC 19-2-74.1). 1 ½ credits are required for high school graduation.73</td>
</tr>
<tr>
<td>Utah</td>
<td>Required in grades 3-6. One-half credit is required to advance to high school. In high school, one-half credit is required for graduation.</td>
</tr>
<tr>
<td>Vermont</td>
<td>In public schools, learning experiences shall be provided for pupils in comprehensive health education (Title 16, Chapter 23, §906). The statute does not include specifics on grades or amounts of instruction. Comprehensive health education means a systematic and extensive elementary and secondary educational program designed to provide a variety of learning experiences based upon knowledge of the human organism as it functions within its environment, including a study of personal health habits and nutrition (Title 16, Chapter 1, §131).</td>
</tr>
<tr>
<td>Virginia</td>
<td>Incorporates physical and health education as part of elementary school curriculum, in addition to including health and physical education as components of programs of instruction for grades K through 12 (SB 795). Urges school divisions to provide age-appropriate and culturally sensitive health, nutrition, and physical education, so students can maintain healthy eating habits and physically active lifestyles (House Joint Resolution 260). Required in elementary and middle school. Two credits (140 hours) of health and physical education are required for high school graduation.</td>
</tr>
<tr>
<td>Washington</td>
<td>By the end of the 2008-09 school year, school districts shall have in place in elementary schools, middle schools, and high schools assessments or other strategies to assure that students have an opportunity to learn the essential academic learning requirements in health and fitness (RCW 28A.230.095). The goals of each school district, with the involvement of parents and community members,</td>
</tr>
</tbody>
</table>
shall be to provide opportunities for all students to develop the knowledge and skills essential to know and apply the core concepts and principles of health and fitness (RCW 28A.150.210). The statute does not include specifics on grades or amounts or instruction. Two credits (300 hours) of health and fitness education are required for graduation.

<table>
<thead>
<tr>
<th>State</th>
<th>Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>West Virginia</td>
<td>Requires the state Board of Education to mandate health education classes for grades 6-12, teaching the importance of healthy eating and physical activity (WV HB 2816). The Board of Education requires health education in K-4. Health education must be taught as a separate subject in grades 5-8. Students shall be enrolled in health for a minimum of 18 weeks cumulative across grades 6-8. One credit of health is required for high school graduation (Board Policy #2510).</td>
</tr>
<tr>
<td>Wisconsin</td>
<td>Required in elementary school. For grades 7-12, students must complete one-half credit for high school graduation.</td>
</tr>
<tr>
<td>Wyoming</td>
<td>According to Statute §21-9-101, each school district within the state shall provide educational programs sufficient to meet uniform student content and performance standards at the level established by the state board of education in a common core of knowledge and skills, including health and safety. While not listed as a high school graduation requirement, students must demonstrate proficient performance in core knowledge and skills, including health education.</td>
</tr>
<tr>
<td>State</td>
<td>Laws That Limit Liability for Obesity and Obesity-Related Health Problems</td>
</tr>
<tr>
<td>------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Arizona</td>
<td>April 2004. Law states that there is no duty to warn a consumer that a non-defective food product may cause health problems if consumed excessively and provides an affirmative defense.</td>
</tr>
<tr>
<td>Colorado</td>
<td>May 2004. Protects a manufacturer, packer, distributor, carrier, holder, or seller of any food or beverage from civil liability for any claim arising from weight gain, obesity, a health condition associated with weight gain or obesity, or other injury caused by, or resulting from, the long-term consumption of food. The limitation of civil liability shall not bar a claim based on material violation of a composition, branding or labeling standard set by state or federal law.</td>
</tr>
<tr>
<td>Florida</td>
<td>May 2004. Protects a manufacturer, distributor, or seller of any food or nonalcoholic beverage from civil liability for personal injury or wrongful death associated with weight gain, obesity, or a health condition associated with weight gain or obesity resulting from the long-term consumption of food. The limitation of civil liability shall not bar a claim if the aforementioned entities failed to provide nutritional content information as required by state or federal law or has provided materially false or misleading information.</td>
</tr>
<tr>
<td>Georgia</td>
<td>In 2005, Georgia enacted a supplement to 2004 legislation (HB 1519) clarifying that cognizable claims already existing in state law are not affected (HB 186). May 2004. Protects a manufacturer, packer, distributor, carrier, holder, seller, marketer, or advertiser of any food or beverage, or an association of those entities, from civil liability for any claim arising from weight gain, obesity, a health condition associated with weight gain or obesity, or other generally known condition allegedly caused by, or likely to result from, the long-term consumption of food. The limitation of civil liability shall not bar a claim based on material violation of adulteration or misbranding or any other violation of federal or state law.</td>
</tr>
<tr>
<td>Idaho</td>
<td>April 2004. Protects a manufacturer, packer, distributor, carrier, holder, seller, marketer, or advertiser of any food or beverage, or an association of those entities, from civil liability for any claim arising from weight gain, obesity, a health condition associated with weight gain or obesity, or other generally known condition allegedly caused by, or likely to result from, the long-term consumption of food. The limitation of civil liability shall not bar a claim based on material violation of adulteration or misbranding or any other violation of federal or state law.</td>
</tr>
<tr>
<td>Illinois</td>
<td>July 2004. Protects a seller of a food from civil liability resulting from weight gain, obesity, or a health condition associated with weight gain or obesity. The limitation of civil liability shall not bar a claim if the seller violated federal or state statutes applicable to marketing, distribution, advertisement, labeling, or sale of the product. The limitation shall also not bar a claim for breach of contract or express warranty in connection with the product, or an action of adulteration.</td>
</tr>
<tr>
<td>Indiana</td>
<td>Grants immunity from civil liability for certain persons in the food and beverage industry, including advertisers, marketers, and advertising media, as to a claim concerning weight gain, obesity, a health condition associated with weight gain or obesity, or a generally known condition allegedly caused by, or allegedly likely to result from, the long-term consumption of food or beverages (HB 1113).</td>
</tr>
<tr>
<td>Kansas</td>
<td>April 2005. A manufacturer, producer, packer, distributor, carrier, holder, seller, marketer, or advertiser of a food, or an association of one or more such entities, shall not be subject to civil liability for any claim arising out of weight gain, obesity, a health condition associated with weight gain or obesity, or other generally known conditions allegedly caused by, or allegedly likely to result from, long-term consumption of food.</td>
</tr>
<tr>
<td>State</td>
<td>LAWS THAT LIMIT LIABILITY FOR OBESITY AND OBESITY-RELATED HEALTH PROBLEMS (CONTINUED)</td>
</tr>
<tr>
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<td>--------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Kentucky</td>
<td>Limits liability for obesity-related lawsuits (SB 103).</td>
</tr>
<tr>
<td>Louisiana</td>
<td>June 2003. Protects a manufacturer, distributor, or seller of any food or nonalcoholic beverage from civil liability for any claim arising from weight gain, obesity, or a health condition associated with weight gain or obesity resulting from the long-term consumption of food.</td>
</tr>
<tr>
<td>Maine</td>
<td>June 2005. A person or business entity that serves food is not liable for the obesity or excessive weight gain of a customer as a result of the customer’s long-term consumption of food from that person or entity.</td>
</tr>
<tr>
<td>Michigan</td>
<td>Michigan enacted HB 5809 limiting liability for obesity-related lawsuits.</td>
</tr>
<tr>
<td>Missouri</td>
<td>June 2004. Protects a manufacturer, packer, distributor, carrier, holder, seller, marketer, retailer, or advertiser of any food or beverage, or an association of those entities, from civil liability for any claim arising from weight gain, obesity, or a health condition associated with weight gain or obesity resulting from the long-term consumption of food. The limitation of civil liability shall not bar a claim based on material violation of adulteration or misbranding or any other violation of federal or state law.</td>
</tr>
<tr>
<td>New Hampshire</td>
<td>Protects manufacturers, sellers and distributors of food and beverages from liability regarding weight gain, obesity, or related health conditions due to long-term consumption of a food or beverage (SB 408).</td>
</tr>
<tr>
<td>North Dakota</td>
<td>March 2005. Provides for limited liability for a food producer, processor, manufacturer, packer, distributor, carrier, holder, seller, marketer, trade association, or advertiser for a claim of injury resulting from weight gain, obesity, or any health condition related to weight gain.</td>
</tr>
<tr>
<td>Ohio</td>
<td>January 2005. Precludes any manufacturer, seller, or supplier of a qualified product and any trade association from being liable for injury, death, or loss to person or property for damages, from being subject to an action for declaratory judgment, injunctive, or declaratory relief, or from being responsible for restitution, damages, or other relief arising out of, resulting from, or related to cumulative consumption, weight gain, obesity, or any health condition that is related to cumulative consumption, weight gain, or obesity.</td>
</tr>
<tr>
<td>Oregon</td>
<td>Prohibits a person from maintaining action for a claim or injury or death caused by a food-related condition against a person involved in the selling of food, unless food is adulterated, misbranded, or violates the Federal Food, Drug, and Cosmetic Act (HB 2591).</td>
</tr>
<tr>
<td>South Dakota</td>
<td>March 2004. Protects a manufacturer, seller, trade association, livestock producer, or retailer of any food or beverage from civil liability for any claim arising from weight gain, obesity, or a health condition associated with weight gain or obesity, resulting from the long-term consumption of food.</td>
</tr>
<tr>
<td>Tennessee</td>
<td>April 2004. Protects a manufacturer, packer, distributor, carrier, holder, seller, marketer, or advertiser of any food or beverage, or an association of those entities, from civil liability for any claim arising from weight gain, obesity, a health condition associated with weight gain or obesity, or other generally known condition allegedly caused by, or likely to result from, the long-term consumption of food. The limitation of civil liability shall not bar a claim based on material violation of adulteration or misbranding or any other violation of federal or state law.</td>
</tr>
<tr>
<td>Texas</td>
<td>June 2005. Prohibits actions alleging injury relating to an individual's weight gain, obesity, or any health condition associated with weight gain or obesity.</td>
</tr>
<tr>
<td>State</td>
<td>Laws that Limit Liability for Obesity and Obesity-Related Health Problems (Continued)</td>
</tr>
<tr>
<td>-----------</td>
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</tr>
<tr>
<td>Utah</td>
<td>March 2004. Protects a manufacturer, packer, distributor, carrier, holder, seller, marketer, or advertiser of any food or beverage, or an association of those entities, from civil liability for any claim arising from weight gain or obesity resulting from the long-term consumption of food. The limitation of civil liability shall not bar a claim based on material violation of adulteration or misbranding or any other violation of federal or state law.</td>
</tr>
<tr>
<td>Washington</td>
<td>March 2004. Protects a manufacturer, packer, distributor, carrier, holder, marketer, seller, or an association of those entities, from civil liability for any claim arising from weight gain, obesity, or a health condition associated with weight gain or obesity, resulting from the long-term consumption of food.</td>
</tr>
<tr>
<td>Wisconsin</td>
<td>Protects food manufacturers, marketers, packers, advertisers, distributors, and sellers from civil liability claims resulting from weight gain, obesity, or health conditions related to weight gain or obesity, caused by the consumption of food (SB 161).</td>
</tr>
<tr>
<td>Wyoming</td>
<td>Limits liability for obesity-related lawsuits (HB 170).</td>
</tr>
<tr>
<td>STATE</td>
<td>SODA TAX</td>
</tr>
<tr>
<td>------------</td>
<td>---------------------------------------</td>
</tr>
<tr>
<td>Arkansas</td>
<td>$0.21 per gallon of liquid soft drink; $2 per gallon of soft drink syrup.</td>
</tr>
<tr>
<td>California</td>
<td>7.25 percent</td>
</tr>
<tr>
<td>D.C.</td>
<td>9 percent</td>
</tr>
<tr>
<td>Illinois</td>
<td>6.25 percent</td>
</tr>
<tr>
<td>Indiana</td>
<td>6 percent</td>
</tr>
<tr>
<td>Kentucky</td>
<td>6 percent</td>
</tr>
<tr>
<td>Maine</td>
<td>7 percent</td>
</tr>
<tr>
<td>Minnesota</td>
<td>6.5 percent</td>
</tr>
<tr>
<td>Missouri</td>
<td>$0.003 per gallon of soft drinks produced (excise).</td>
</tr>
<tr>
<td>New Jersey</td>
<td>6 percent</td>
</tr>
<tr>
<td>New York</td>
<td>4.25 percent</td>
</tr>
<tr>
<td>North Dakota</td>
<td>5 percent</td>
</tr>
<tr>
<td>Rhode Island</td>
<td>$0.04 per case of soft drinks (excise).</td>
</tr>
<tr>
<td>Tennessee</td>
<td>1.9 percent of gross receipts from soft drinks and soft drink ingredients paid by manufacturers and bottlers.</td>
</tr>
<tr>
<td>Texas</td>
<td>6.25 percent</td>
</tr>
<tr>
<td>Virginia</td>
<td>Small excise tax on wholesalers and distributors based on total sales of carbonated soft drinks.</td>
</tr>
<tr>
<td>Washington</td>
<td>$1 per gallon of syrup</td>
</tr>
<tr>
<td>West Virginia</td>
<td>$0.01 per half-liter of carbonated and non-carbonated soft drinks; $0.80 per gallon of syrups paid by manufacturers or wholesalers.</td>
</tr>
</tbody>
</table>
Definitions of Categories

**Nutritional Standards for School Meals and Snacks that Go Beyond Existing U.S. Department of Agriculture (USDA) Requirements:** Federal standards are set by the USDA Food and Nutrition Service (FNS) regarding foods sold in school-based food programs. Under the National School Lunch Program (NSLP), meals must meet one-third of the recommended daily allowance for calories, protein, vitamin A, vitamin C, calcium, and iron. Under the School Breakfast Program (SBP), meals must meet one-fourth of these recommended daily allowances. In addition, under both NSLP and SBP, the maximum level of calories allowed from fat is less than or equal to 30 percent of total calories. Saturated fat must be less than 10 percent of total calories. FNS requires schools to use the Dietary Guidelines for Americans in determining fiber, cholesterol, and sodium levels. States included under this category are those that have implemented nutritional standards beyond these USDA requirements.

**Nutritional Standards for Competitive Foods and Restrictions on Competitive Food Availability Beyond Federal Requirements:** USDA regulations restrict only a small subset of competitive foods from being sold during meal times in cafeterias. Additional regulation of competitive foods is therefore left up to the states. The subset of competitive foods that the USDA does regulate are “foods of minimal nutritional value (FMNV),” such as carbonated beverages, water ices, chewing gum, hard candy, jellies and gums, marshmallow candies, fondant, licorice, spun candy, and candy-coated popcorn. USDA regulations do not prohibit selling FMNV outside of the cafeteria areas at any time throughout the day. States included under this category are those that have general standards for competitive foods and those that have implemented FMNV restrictions beyond USDA regulations.

**Physical Education Requirement Set by the State and Policy for Being Excused From Physical Education:** These categories include information on frequency and duration of physical education programs, and whether physical education is a high school graduation requirement, as well as information on permissible student exemptions or waivers from physical education requirements. These data do not distinguish between what schools must offer and what students are required to take (unless noted as such).

**Body Mass Index (BMI) or Health Information Collected:** This category lists those states that have enacted BMI screening programs and weight-related and fitness assessments.

**Health Education Requirements:** This category includes information on frequency and duration of programs, and whether health education is a high school graduation requirement. Again, the data do not distinguish between what schools must offer and what students are required to take (unless noted as such).

**Laws that Limit Liability for Obesity and Obesity-Related Health Problems:** States that generally protect manufacturers and sellers of food products from litigation that seeks damages for injury due to weight gain, obesity, and health conditions associated with obesity as a result of consuming food products are listed here. When defining food, states usually refer to Section 201 (f) of the Federal Food Drug and Cosmetic Act [21 U.S.C. 321 (f)].

**Taxes on Sodas and/or Snacks:** Original data for this category come from a study conducted by Yale University published in the June 2000 issue of the *American Journal of Public Health*. In each subsequent year, data were updated by the appropriate subcontractor (as outlined above) or
by TFAH staff. Various definitions of “food” in the respective tax policies were not researched or enumerated, which may or may not include only snack items.

Compilation of State Laws Enacted Relating to Obesity
Trust for America’s Health (TFAH) F as in Fat: How Obesity Policies are Failing in America reports released in 2004 and 2005 included compilations of state laws regarding a variety of topics ranging from school lunch to BMI screening to limited liability. The 2006 report offers a summary of laws, including substantive additions and those identified in previous editions of F as in Fat.

In 2004, TFAH contracted with the Health Policy Tracking Service (HPTS) at NETSCAN iPUBLISHING (formerly of the National Conference of State Legislatures) to collect information on state laws. Only information on enacted legislation is included in the tables below.

The 2005 analysis was done by TFAH researchers with the assistance of attorneys at the law firm Arent Fox, PLLC.

Additions for 2006 and 2007 were compiled by TFAH researchers from a variety of sources, including:

- The National Restaurant Association, http://www.restaurant.org/government/state/nutrition/bills_lawsuits.cfm; and
- The Health Policy Tracking Service’s report, State Actions to Promote Nutrition, Increase Physical Activity and Prevent Obesity: A Mid-Year Overview

ENDNOTES


4 <http://www.azleg.gov/legtext/47leg/1r/bills/hb2544s.pdf> 7 July 2006.

South Dakota’s sodium levels are above the levels recommended by the National Research Council’s (NRC) Diet Report, which calls for 600 mg for breakfast and 800 mg for lunch. USDA does not set maximum sodium levels, but it does use NRC’s recommended levels to conduct dietary assessments of meals served in schools.


31 Waivers may be granted in school districts where high school and elementary schools are in the same building/center. If a waiver is granted, schools must ensure that only high school students have access to vending machines and that access shall be limited to one hour prior to the high school’s meal service and during the meal service.


<http://legis.state.nm.us/Sessions/05%20Regular/final/HB0084.pdf> 7 July 2006.


August 2007: Page 63


<http://www.leg.state.or.us/05reg/measpdf/hb2500.dir/hb2591_en.pdf> 7 July 2006.