



General Assembly

Amendment

February Session, 2006

LCO No. 4886

SB0037304886HRO

Offered by:
REP. WARD, 86th Dist.

To: Subst. Senate Bill No. 373 File No. 490 Cal. No. 424

(As Amended by Senate Amendment Schedule "A")

"AN ACT CONCERNING TECHNICAL HIGH SCHOOL WIRING FOR TECHNOLOGY AND HEALTHY FOOD AND BEVERAGES IN SCHOOLS."

1 Strike subsection (a) of section 1 in its entirety and substitute the
2 following in lieu thereof:

3 "(a) Except as otherwise provided in subsection (b) of this section,
4 each local and regional board of education and the governing
5 authority for each state charter school, interdistrict magnet school and
6 endowed academy approved pursuant to section 10-34 of the general
7 statutes, shall permit at schools under its jurisdiction the sale of only
8 the following beverages to students from any source, including, but
9 not limited to, school stores, vending machines, school cafeterias and
10 any fund-raising activities on school premises, whether or not school
11 approved: (1) Milk that may be flavored but contain no artificial
12 sweeteners and no more than four grams of sugar per ounce, (2)
13 nondairy milks such as soy or rice milk, which may be flavored but

14 contain no artificial sweeteners, no more than four grams of sugar per
15 ounce, no more than thirty-five per cent of calories from fat per portion
16 and no more than ten per cent of calories from saturated fat per
17 portion, (3) one hundred per cent fruit juice, vegetable juice or
18 combination of such juices, containing no added sugars, sweeteners or
19 artificial sweeteners, (4) beverages that contain only water and fruit or
20 vegetable juice and have no added sugars, sweeteners or artificial
21 sweeteners, and (5) water, which may be flavored but contain no
22 added sugars, sweeteners, artificial sweeteners or caffeine. Portion
23 sizes of beverages, other than water as described in subdivision (5) of
24 this subsection, that are offered for sale pursuant to this subsection
25 shall not exceed twelve ounces."

26 Strike subsection (a) of section 3 in its entirety and substitute the
27 following in lieu thereof:

28 "(a) Each local and regional board of education, the regional
29 vocational-technical school system, and the governing authority for
30 each state charter school, interdistrict magnet school and endowed
31 academy approved pursuant to section 10-34 of the general statutes
32 that participates in the National School Lunch Program shall certify in
33 its annual application to the Department of Education for school lunch
34 funding whether, during the school year for which such application is
35 submitted, all food items made available for sale to students in schools
36 under its jurisdiction and not exempted from the nutrition standards
37 published by the Department of Education pursuant to section 2 of this
38 act will meet said standards. Except as otherwise provided in
39 subsection (b) of this section, such certification shall include food not
40 exempted from said nutrition standards and offered for sale to
41 students at all times, and from all sources, including, but not limited
42 to, school stores, vending machines, school cafeterias and any fund-
43 raising activities on school premises, whether or not school approved."