Change	Reason
RELATES TO: 7 CFR 210.11. (P. 1, Line	Adds the federal rule for competitive foods that became
7).	effective in September 2016.
NECESSITY, FUNCTION AND	The amendment cleans up language to make the overall
CONFORMITY: Strike superfluous	regulation clearer.
language. (P. 1, Line 13-14, 16-17).	
Section 1: Strikes the state standards for	The amendment seeks to create a standard that ensures
beverage sales outside of the school lunch	healthy snacks and is workable for districts.
and breakfast periods and aligns with	
federal rule. (P. 1, Line 20 through P. 2,	
Line 11).	
Section 2: Strikes the state standards for	The amendment seeks to create a standard that ensures
the sale of <u>food</u> outside of the school lunch	healthy snacks and is workable for districts.
and breakfast periods and aligns with the	
federal rule. (P. 2, Line 15 through P. 3,	
Line 23).	
Section 3: Strikes state standards for the	The amendment seeks to create a standard that ensures
sale of <u>a la carte</u> items and replaces with	healthy snacks and is workable for districts.
the federal rule standards. (P. 4, Lines 3-9).	
Section 4: Strikes language referencing	The existing language is outdated and no longer
school breakfast program for student	necessary. It is not reflective of the current School
learning opportunity. (P. 4, Lines 4-15)	Breakfast Program.
Section 5: Clean-up language; and strikes	There is no statutory support for substituting a KDE
(2) substituting review report for annual	review of a district's nutrition program for the
assessment. (P. 5, Lines 1-4).	statutorily required annual assessment and report.