

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 (P. 4, Lines 4-15)	The existing language is outdated and no longer necessary.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