

## 3.60.030-P Food Sales in Schools

### I. Purpose

- (1) Food sales are allowed only to fulfill curriculum activities or district fundraising requirements. However, since the Board believes that good nutrition is important for high academic achievement, all food service operations including vending machines, student stores, school marketing classes and fund-raisers should offer food choices that provide the opportunity for students to select products that reflect the nutrition principles taught within the health curriculum.

### II. Standards/Limitations

- (1) The Board intends that all food sales in district schools comply with state and federal child nutrition program regulations. The Nutrition Services Department will maintain current guidance in this area, including definitions of “foods of minimal nutritional value” and “competitive food sales.” The Nutrition Services Department shall adjudicate regulatory issues.

### III. Vending Machine Use

- (1) Elementary Schools - Vending machines apart from the Nutrition Services program shall not be operated in elementary schools in locations available to students.
- (2) Middle Schools - Vending machines may be operated in middle schools, but shall not offer foods of minimal nutritional value in locations available to students. All vending sales shall comply with policies regarding competitive food sales and foods of minimal nutritional value.
- (3) High Schools - Vending machines may be operated in high schools. All vending sales shall comply with policies regarding competitive food sales and foods of minimal nutritional value.

### IV. Price Differentials

- (1) Vending prices should not favor carbonated beverages, isotonic or juice drinks over water or 100% juice. Beverages at the same price may come in a reasonable range of sizes.

### V. Advertising limitations

- (1) Advertising associated with product vending shall be limited to signage on equipment, paper cups and other serving containers, and a banner at student stores and booster sale locations. Any signage, logo, container, banner or other item that the district may construe as advertising

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associated with vending must be approved by the district vending contract administrator before distribution or placement on district property.

Legal References: ORS 332.107; OAR 581-051-0100; OAR 581-051-0305; OAR 581-051-0310; OAR 581-051-0400

History: Adpt 7/13/77; Rev, Rnm 9/24/01, BA 2003

