By: Representatives Reeves, Myers, Brown, Martinson, Thomas, Warren, Harrison, Clarke, Whittington, Mayo, Ward, Montgomery, Fillingane, Calhoun, Holloway, Burnett, Scott

To: Education

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 732

AN ACT TO BE KNOWN AS THE MISSISSIPPI HEALTHY STUDENTS ACT; TO AMEND SECTION 37-13-134, MISSISSIPPI CODE OF 1972, TO REQUIRE A MINIMUM PERIOD OF ACTIVITY-BASED INSTRUCTION AS DEFINED BY THE 3 STATE BOARD OF EDUCATION AS APPROPRIATE AND A MINIMUM PERIOD OF HEALTH EDUCATION INSTRUCTION IN GRADES K-8; TO REQUIRE ONE-HALF OF 6 A CARNEGIE UNIT IN PHYSICAL EDUCATION IN GRADES 9-12 FOR 7 GRADUATION; TO REQUIRE SCHOOL DISTRICTS TO COLLECT BODY MASS INDEX 8 (BMI) INFORMATION FOR EVERY STUDENT AND PROVIDE THAT INFORMATION TO PARENTS WITH AN EXPLANATION; TO REQUIRE THE APPROPRIATION OF 9 SUFFICIENT STATE-SOURCE FUNDS FOR THE STATE DEPARTMENT OF 10 11 EDUCATION TO EMPLOY A PHYSICAL ACTIVITY COORDINATOR TO ASSIST SCHOOL DISTRICTS IN THE IMPLEMENTATION OF PHYSICAL EDUCATION 12 PROGRAMS; TO PROVIDE THAT THE STATUTORY DUTIES OF THE LOCAL SCHOOL 13 HEALTH COUNCILS SHALL BE MANDATORY RATHER THAN PERMISSIVE; TO 14 PROVIDE THAT THE LOCAL SCHOOL HEALTH COUNCILS SHALL INCLUDE A 15 16 REPRESENTATIVE FROM FOOD SERVICE ADMINISTRATORS/DIRECTORS; TO DIRECT THE STATE BOARD OF EDUCATION TO ADOPT REGULATIONS, FOR 17 COMPLIANCE BY SCHOOL DISTRICTS, THAT ADDRESS THE FOLLOWING AREAS: PREPARATION OF FOOD ITEMS; FOOD ITEMS THAT CAN BE PREPARED, SOLD 18 19 OR CONSUMED IN SCHOOL CAFETERIAS AND ON SCHOOL CAMPUSES; 20 21 RESTRICTION OF COMPETITIVE FOOD SALES ON SCHOOL CAMPUSES; THE 22 MINIMUM TIME ALLOTTED FOR STUDENTS AND STAFF TO CONSUME SCHOOL 23 BREAKFAST AND SCHOOL LUNCH; RESTRICTION OF SALES OF EXTRA FOOD TO STUDENTS; AND MARKETING HEALTHY FOOD CHOICES TO STUDENTS AND 24 25 STAFF; TO DIRECT THE STATE BOARD OF EDUCATION TO ADOPT REGULATIONS SPECIFYING THE FOOD AND BEVERAGE ITEMS AND OTHER ITEMS THAT ARE 26 APPROVED FOR SALE THROUGH SCHOOL FUND-RAISERS; AND FOR RELATED 27 28 PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 29 SECTION 1. This act shall be known as the Mississippi Healthy Students Act.

- 30
- 31
- SECTION 2. Section 37-13-134, Mississippi Code of 1972, is 32
- 33 amended as follows:
- 37-13-134. (1) The Legislature recognizes that there is a 34
- problem with Mississippi student inactivity and obesity * * *, and 35
- 36 therefore requires the following * * * for school district
- physical education, health education and fitness classes: 37
- 38 Kindergarten through Grade 8: One hundred fifty (150)
- minutes per week of activity-based instruction as defined by the 39
- 40 State Board of Education, which instruction must be provided

* HR40/ R481CS. 1* H. B. No. 732

- 41 during a minimum of three (3) days per week. In addition, there
- 42 shall be forty-five (45) minutes per week of health education
- 43 instruction.
- Grades 9 through 12: One-half (1/2) Carnegie unit
- 45 requirement in physical education for graduation.
- 46 All instruction in physical education and health education
- 47 must be based on the most current state standards provided by the
- 48 State Department of Education.
- 49 (2) At the end of the first semester of each school year,
- 50 each school district shall collect an annual body mass index (BMI)
- 51 for every Mississippi public school student and provide this
- 52 <u>information to parents. The information sent to parents</u> shall
- 53 include an explanation of the BMI, benefits of physical activity,
- 54 benefits of proper nutrition, and resources for parents that
- 55 promote and encourage a healthy lifestyle. The State Board of
- 56 Education shall provide resources, training and technical
- 57 assistance to school districts on the collection and dissemination
- 58 of BMI. The school districts shall treat the students' BMI
- 59 information as private information in the same manner as other
- 60 student records are treated.
- 61 (3) The Legislature shall appropriate sufficient
- 62 state-source funds for the State Department of Education * * * to
- 63 employ a physical activity coordinator to assist school districts
- on current and effective practices and on implementation of
- 65 physical education programs.
- 66 (4) The physical activity coordinator employed under Section
- 67 37-13-133 must have the qualifications prescribed in any of the
- 68 following paragraphs, which are listed in the order of preference:
- 69 (a) A doctorate in physical education, exercise science
- 70 or a highly related field, and at least three (3) years of
- 71 experience in teaching physical education in Grades K-12 or in
- 72 physical activity promotion/fitness leadership; or

- 73 (b) A master's degree in physical education, exercise 74 science or a highly related field, and at least five (5) years of 75 experience in teaching physical education in Grades K-12 or in 76 physical activity promotion/fitness leadership; or
- 77 (c) A bachelor's degree in physical education, a
 78 teacher's license, and at least seven (7) years of experience in
 79 teaching physical education in Grades K-12 or in physical activity
 80 promotion/fitness leadership.
- The Governor's Commission on Physical Fitness and Sports 81 82 created under Section 7-1-551 et seq., the Mississippi Council on Obesity Prevention and Management created under Section 41-101-1 83 84 et seq., the Task Force on Heart Disease and Stroke Prevention created under Section 41-103-1 et seq., the Mississippi Alliance 85 86 for Health, Physical Education, Recreation and Dance, and the Mississippi Alliance for School Health shall provide 87 88 recommendations to the State Department of Education regarding the 89 employment of the physical activity coordinator. The department

shall consider the recommendations of those entities in employing

92 (6) The physical activity coordinator shall present a state
93 physical activity plan each year to the Governor's Commission on
94 Physical Fitness and Sports, the Mississippi Council on Obesity
95 Prevention and Management, the Task Force on Heart Disease and
96 Stroke Prevention, the Mississippi Alliance for Health, Physical
97 Education, Recreation and Dance, and the Mississippi Alliance for
98 School Health.

the physical activity coordinator.

99 (7) The physical activity coordinator shall monitor the
100 districts for adherence to current Mississippi school
101 accountability standards and for implementation of the physical
102 education curriculum on file with the State Department of
103 Education. The State Department of Education shall monitor and
104 act as a clearinghouse for the activities of the local school

90

91

```
105
     health councils established pursuant to subsection (8) of this
106
     section.
      * * *
107
108
          (8)
               (a) The local school board of each school district
109
     shall establish a local school health council for each school
110
     which shall ensure that local community values are reflected in
     the local school's wellness plan to address school health. Such
111
     councils shall be established no later than November 1, 2006.
112
               (b) The local school health council's duties shall
113
114
     include, but not be limited to, the following:
115
                         Recommend age appropriate curriculum and the
     number of hours of instruction to be provided in health and
116
117
     physical education;
                     (ii) Recommend appropriate practices that * * *
118
     include a coordinated approach to school health * * * designed to
119
120
     prevent obesity, cardiovascular disease, Type II diabetes and
121
     other health risks through coordination of:
                             Health education;
122
                         1.
123
                         2. Physical education;
124
                         3.
                             Nutritional services;
                             Parental/community involvement;
125
                         4.
126
                         5.
                             Instruction to prevent the use of tobacco,
127
     drugs and alcohol;
128
                         6.
                             Health services;
129
                         7.
                             Healthy environment; * * *
130
                             Counseling and psychological services; and
                         8.
131
                         9. Staff wellness.
132
                     (iii) Provide guidance on the development and
     implementation of the local school wellness plan. Beginning with
133
134
     the 2006-2007 school year, each local school board shall adopt a
     school wellness plan which shall promote a healthy lifestyle for
135
```

Mississippi's school children and staff.

136

```
(c) The local school board shall appoint members to the
137
138
     local school health council. At a minimum, the school board shall
     appoint one (1) person from each of the following groups:
139
140
                    (i) Parents who are not employed by the school
141
     district;
                    (ii) Public schoolteachers;
142
                    (iii) Public school administrators;
143
144
                    (iv) District students;
                    (v) Health care professionals;
145
146
                    (vi) The business community;
147
                    (vii) Law enforcement;
                    (viii) Senior citizens;
148
149
                    (ix) The clergy;
150
                    (x) Nonprofit health organizations; * * *
151
                    (xi) Faith-based organizations; and
152
                    (xii) Food service administrators/directors.
153
          (9) (a) The State Board of Education shall adopt
     regulations, for compliance by school districts, for the Child
154
155
     Nutrition School Breakfast and Lunch Programs that are not in
156
     conflict with and may be more stringent than the regulations of
157
     the United States Department of Agriculture (USDA), and that
158
     address the following areas:
159
                    (i) Preparation of food items;
160
                    (ii) Food items that can be prepared, sold or
161
     consumed in school cafeterias and on school campuses;
162
                    (iii) Restriction of competitive food sales on
163
     school campuses;
164
                    (iv) The minimum time allotted for students and
     staff to consume school breakfast and school lunch;
165
166
                    (v) Restriction of sales of extra food to
167
     students; and
168
                    (vi)
                          Marketing healthy food choices to students
169
     and staff.
                       * HR40/ R481CS. 1*
     H. B. No. 732
     07/HR40/R481CS.1
```

PAGE 5 (RF\BD)

170	(b) The regulations on preparation of food items for
171	the Child Nutrition School Breakfast and Lunch Programs shall, at
172	a minimum, address the methods of preparing foods and the use of
173	ingredients that will:
174	(i) Reduce the amount of and, whenever possible,
175	eliminate saturated fat in food items, and reduce the amount of
176	sugar and sodium in food items;
177	(ii) Eliminate any nonnaturally occurring trans
178	fatty acids in food items;
179	(iii) Use one hundred percent (100%) whole grain
180	products and ingredients whenever available; and
181	(iv) Eliminate the frying of food items.
182	In order to promote healthier food preparation, these
183	regulations shall prohibit any school district, school or other
184	entity from purchasing deep fryers after January 1, 2008, for the
185	purpose of preparing foods for the Child Nutrition School
186	Breakfast and/or Lunch Program, and shall encourage schools to use
187	baking ovens instead of deep fryers for food preparation.
188	(c) The regulations on food items that can be prepared,
189	sold or consumed in school cafeterias and on school campuses
190	during the Child Nutrition School Breakfast and Lunch Programs
191	shall, at a minimum:
192	(i) Prohibit the sale or consumption of retail
193	fast foods in the school cafeterias or at any other location on
194	the school campuses; however, this shall not prohibit the sale or
195	consumption of retail fast foods at extracurricular school events,
196	as defined by the State Board of Education, regardless of the
197	location at which the events are held; and
198	(ii) Prohibit anyone from bringing retail prepared
199	food into the school cafeterias or onto the school campuses during
200	the school breakfast and school lunch programs.
201	(d) The State Board of Education shall encourage each
202	school to provide students and staff with a minimum of fifteen

* HR40/ R481CS. 1*

H. B. No. 732

07/HR40/R481CS.1 PAGE 6 (RF\BD)

203	(15) minutes to eat lunch once they have received their food. In
204	determining the total length of the lunch period, the time to and
205	from the cafeteria, the time to go through the line, and the time
206	to bus trays at the end of lunch shall be considered.
207	(e) The regulations on marketing healthy food choices
208	to students and staff shall provide resources, examples, and/or
209	methods for assisting schools with marketing healthy food choices
210	to students and staff to make those choices appealing or
211	attractive to them, in order to support and increase participation
212	in the Child Nutrition School Breakfast and/or Lunch Program.
213	(f) The regulations adopted under this subsection (9)
214	shall be effective from and after July 1, 2008, except for the
215	regulation under paragraph (b) that prohibits the purchase of deep
216	fryers, which shall be effective from and after January 1, 2008.
217	(10) The State Board of Education shall adopt regulations,
218	for compliance by school districts, that specify the food and
219	beverage items and other items that are approved for sale or
220	distribution * * * through fund-raisers that are conducted by
221	students, teachers, school groups or parent groups * * * off the
222	school campus. With respect to food and beverage items, the board
223	shall approve only healthy and nutritious items that are not
224	inconsistent with the regulations adopted under subsection (9)
225	that govern food and beverage items. The regulations adopted
226	under this subsection (10) shall be effective from and after July
227	<u>1, 2008.</u>
228	SECTION 3. This act shall take effect and be in force from
229	and after July 1, 2007.