# **SENATE . . . . . . . . . . . . . . . . . . No. 1290**

## The Commonwealth of Massachusetts

#### PRESENTED BY:

#### Jason M. Lewis

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to expanding access to healthy food choices in vending machines on state property.

#### PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Jason M. Lewis	Fifth Middlesex	
Paul A. Schmid, III	8th Bristol	1/22/2019
David Allen Robertson	19th Middlesex	1/28/2019
Danielle W. Gregoire	4th Middlesex	1/28/2019
James B. Eldridge	Middlesex and Worcester	1/30/2019
Kay Khan	11th Middlesex	1/30/2019
Patrick M. O'Connor	Plymouth and Norfolk	1/30/2019
John J. Lawn, Jr.	10th Middlesex	1/30/2019
Jack Patrick Lewis	7th Middlesex	1/31/2019
Denise Provost	27th Middlesex	1/31/2019
Michael O. Moore	Second Worcester	1/31/2019
José F. Tosado	9th Hampden	1/31/2019
Carmine Lawrence Gentile	13th Middlesex	1/31/2019
Marjorie C. Decker	25th Middlesex	2/1/2019
Sal N. DiDomenico	Middlesex and Suffolk	2/1/2019
Sean Garballey	23rd Middlesex	2/1/2019
Jon Santiago	9th Suffolk	2/1/2019

Brian M. Ashe	2nd Hampden	2/1/2019
David M. Rogers	24th Middlesex	2/1/2019
Daniel J. Hunt	13th Suffolk	2/1/2019
Julian Cyr	Cape and Islands	2/11/2019

#### SENATE DOCKET, NO. 819 FILED ON: 1/16/2019

## **SENATE . . . . . . . . . . . . . . . . No. 1290**

By Mr. Lewis, a petition (accompanied by bill, Senate, No. 1290) of Jason M. Lewis, Paul A. Schmid, III, David Allen Robertson, Danielle W. Gregoire and other members of the General Court for legislation to expand access to healthy food choices in vending machines on state property. Public Health.

#### [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 1217 OF 2017-2018.]

### The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act relative to expanding access to healthy food choices in vending machines on state property.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1	SECTION 1. Section 133A of chapter 6 of the General Laws, as appearing in the 2018
2	Official Edition, is hereby amended by striking out, in lines 18 to 19, the words "no later than
3	December thirty-first, nineteen hundred and eighty-three" and inserting in place thereof the
4	following words:- annually, on or before December 31
5	SECTION 2. Chapter 111 of the General Laws, as so appearing, is hereby amended by
6	adding the following section: - Section 235. (a) As used in this section, the following words
6 7	adding the following section: - Section 235. (a) As used in this section, the following words shall, unless the context clearly indicates otherwise, have the following meanings:-

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"Department", the department of public health

10	"Government property", all property owned or managed by the commonwealth including
11	government office buildings, road-side rest stops, state parks and recreation centers, state
12	colleges and universities and state-supported hospitals.
13	"Non RSA-vendor", any person who by contract, agreement or ownership is responsible
14	for furnishing, installing, servicing, operating or maintaining a vending machine or vending
15	facility who is not licensed by the commission for the blind to operate such machine or facility.
16	"Nutritional standards", the standards promulgated by the department in accordance with
17	subsection (b).
18	"Vending machine", any self-service device offered for public use which, upon insertion
19	of a coin, coins, token, paper currency, or by any other means, dispenses servings of food or
20	beverage, either in bulk or in package.
21	"Vendor", a blind person licensed by the commission for the blind to operate a vending
22	facility under the terms of the Randolph-Shepard Act, 20 U.S.C. chapter 6A, section 107; 29
23	U.S.C. sections 701 et. seq.; and sections 129, 130, 131J and 133 through 133E, inclusive, of
24	chapter 6 of the General Laws.
25	(b) All foods or beverages sold through vending machines located in government
26	buildings or on property owned or managed by the commonwealth shall be limited to food and
27	beverage items that comply with the nutritional standards established by the commissioner of
28	public health. The commissioner shall promulgate regulations establishing evidence-based
29	nutrition and food procurement standards that meet or exceed those set forth in "Food Service

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30 Guidelines for Federal Facilities." issued by the federal general services administration, . These 31 standards shall apply to any new contracts with the state (c) A non-RSA vendor may meet the requirements in subsection (b) by: (i) offering 20 per cent of the food or beverages in a vending 32 33 machine that meet nutritional standards by one year after implementation; (ii) offering 40 per 34 cent of the food or beverages required to meet nutritional standards by two years after 35 implementation; (iii) offering 60 per cent of the food or beverages required to meet nutritional 36 standards by three years after implementation; (iv) offering 75% per cent of the food or 37 beverages or higher required to meet nutritional standards by four years after implementation and 38 thereafter.

39 (4) A vendor licensed by the state licensing agency pursuant to sections 133A to 133F, 40 inclusive, of chapter 6 may meet the requirements in subsection (b) by: (i) offering 10 per cent of 41 the food or beverages in a vending machine that meet nutritional standards by one year after 42 implementation; (ii) offering 30 per cent of the food or beverages required to meet nutritional 43 standards by two years after implementation; (iii) offering 50 per cent of the food or beverages 44 required to meet nutritional standards by three years after implementation; (iv) offering 60 per 45 cent of the food or beverages required to meet nutritional standards by four years after 46 implementation; and (v) 75% per cent of the food or beverages or higher required to meet 47 nutritional standards by five years after implementation and thereafter. (d) Five years after 48 enactment of this act and every 5 years thereafter, the department shall review, and if necessary, 49 revise and update the nutritional standards set forth subsections (b) and (c) to reflect 50 advancements in nutrition science, dietary data, and new product availability.

51 The commissioner shall periodically review such nutritional and procurement standards 52 and amend the regulations to reflect advancements in nutrition science, dietary data, and new

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53 product availability. The commissioner shall also establish by regulation rules regarding 54 requirements for display of nutritional information on or near vending machines located in 55 government buildings or on property owned or managed by the commonwealth about products 56 sold in such vending machines. The Commissioner shall also establish regulation regarding that 57 food and beverage items that meet the nutrition standards should be placed so as to be 58 prominently and easily visible, and in the prime selling positions; The commissioner shall also 59 establish by regulation a schedule for compliance by vendors and non-RSA vendors with the 60 nutritional standards established by the commissioner. (c) To assist in the implementation of the 61 nutritional standards set forth in this section, the commissioner shall designate an appropriate 62 position within the department to disseminate information and train staff on the nutritional 63 standards to ensure compliance. The designated position shall monitor compliance and report to 64 the commissioner every year on the status of implementation. The annual report shall include: an 65 assessment of compliance with the nutritional standards; a description of any issues encountered 66 in implementation of the nutritional standards; and recommendations for improvement of the 67 nutritional standards and compliance. (d) The commissioner shall take the following actions: (1) 68 notify current vendors and non-RSA vendors of the nutritional standards and the required 69 schedule for compliance. (2) require future procurement or vending contracts to include a 70 provision stipulating that all food and beverage items will meet the nutritional standards; and

(3) determine whether products sold through vending machines located in government
buildings or on property owned or managed by the commonwealth meet the nutritional standards
established by the commissioner.

(4) Any vendor or non-RSA vendor who is found to be in noncompliance shall be subject
to termination of contract within any state facility or on state property; provided, however, that

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any such vendor or non-RSA vendor shall have 60 days to cure any such non-compliance beforetermination.

- 78 (i) Nothing in this section shall be construed to require a state agency, institute, property,
- administrator, or manager to place vending machines on government property.