COMMITEE SUBSTITUTE FOR S.B. No. 530

BY: Van de Putte

A BILL TO BE ENTITLED

AN ACT

relating to physical activity requirements and physical fitness assessment for certain public school students.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Subsections (l) and (l-1), Section 28.002, Education Code, are amended to read as follows:

(l) A school district shall [The State Board of Education, after consulting with educators, parents, and medical professionals, by rule may] require a student enrolled in kindergarten or a grade level below grade nine to participate in moderate or vigorous daily physical activity for at least 30 minutes as part of a school district’s physical education curriculum [or through structured activity during a school campus daily recess, except that the board may not require more than 30 minutes of daily physical activity]. If a school district determines, for any particular grade level, that requiring moderate or vigorous daily physical activity is impractical due to scheduling concerns or other factors, the district may as an alternative require a student in that grade level to participate in moderate or vigorous physical activity for at least 135 minutes during each school week [the board adopts rules under this subsection, the board must ensure by rule that students enrolled in middle and junior high school settings are allowed to meet the physical activity requirement by participating in physical activity twice each week throughout the school year or the option to schedule at least two semesters overall]. Additionally, a school district may as an alternative require a student enrolled in a grade level for which the district uses block scheduling to participate in moderate or vigorous physical activity for at least 225 minutes during each period of two school weeks. A school district [If the board adopts rules under this subsection, the board] must provide for an exemption for:

(1) any student who is unable to participate in the required [daily] physical activity because of illness or disability; and

(2) a middle school or junior high school student who participates in an extracurricular activity with a moderate or vigorous physical activity component that is considered a structured activity under rules adopted by the commissioner [State Board of Education].

(1-1) In adopting rules relating to an activity described by Subsection (1)(2), the commissioner [State Board of Education] may permit an exemption for a student who participates in a school-related activity or an activity sponsored by a private league or club only if the student provides proof of participation in the activity.

SECTION 2. Subsection (k), Section 28.004, Education Code, is amended to read as follows:

(k) A school district shall publish in the student handbook and post on the district's Internet website, if the district has an Internet website:

(1) a statement of the policies adopted to ensure that elementary school, middle school, and junior high school students engage in at least the amount and level [30 minutes per school day or 135 minutes per school week] of physical activity required by
Section 28.002(l); [and]
(2) A statement of:
   (A) the number of times during the preceding year
       the district's school health advisory council has met;
   (B) whether the district has adopted and enforces
       policies to ensure that district campuses comply with agency
       vending machine and food service guidelines for restricting student
       access to vending machines; and
   (C) whether the district has adopted and enforces
       policies and procedures that prescribe penalties for the use of
       tobacco products by students and others on school campuses or at
       school-sponsored or school-related activities; and
   (3) A statement providing notice to parents that they
       can request in writing their child's physical fitness assessment
       results at the end of the school year.

SECTION 3. Chapter 38, Education Code, is amended by adding
Subchapter C to read as follows:

SUBCHAPTER C. PHYSICAL FITNESS ASSESSMENT

Sec. 38.101. ASSESSMENT REQUIRED. (a) Except as provided
by Section (b), a school district annually shall assess the
physical fitness of students enrolled in kindergarten through grade
12.

(b) A school district is not required to assess a student
for whom, as a result of disability or other condition identified by
commissioner rule, the assessment instrument adopted under Section
38.102 is inappropriate.

Sec. 38.102. ADOPTION OF ASSESSMENT INSTRUMENT. (a) The
commissioner by rule shall adopt an assessment instrument to be
used by a school district in assessing student physical fitness
under this subchapter.

(b) The assessment instrument must:
   (1) be based on factors related to student health,
       including the following factors that have been identified as
       essential to overall health and function:
           (A) aerobic capacity;
           (B) body composition; and
           (C) muscular strength, endurance, and
               flexibility; and
   (2) include criterion-referenced standards specific
       to a student's age and gender and based on the physical fitness
       level required for good health.

Sec. 38.103. REPORTING OF SUMMARY RESULTS. (a) A school
district shall compile the results of the physical fitness
assessment required by this subchapter and provide summary results,
aggregated by grade level and any other appropriate category
identified by commissioner rule, to the agency. The summary
results may not contain the names of individual students or
teachers.

(b) The results of individual student performance on the
physical fitness assessment instrument are confidential and may be
released only in accordance with state and federal law.

Sec. 38.104. ANALYSIS OF RESULTS. (a) The agency shall
analyze the results received by the agency under this subchapter
and identify, for each school district, any correlation between the
results and the following:

   (1) student academic achievement levels;
   (2) student attendance levels;
   (3) student obesity;
   (4) student disciplinary problems; and
   (5) school meal programs.

(b) The agency may contract with a public or private entity
for that entity to conduct all or part of the analysis required by
Subsection (a).

(c) Not later than September 1 of each year, the agency
shall report the findings of the analysis under this section of the
results obtained during the preceding school year to the School
Health Advisory Committee established under Section 1001.0711,
Health and Safety Code, for use by the committee in:

   (1) assessing the effectiveness of coordinated health
programs provided by school districts in accordance with Section 38.014; and

(2) developing recommendations for modifications to coordinated health program requirements or related curriculum.

Sec. 38.105. DONATIONS. The agency and each school district may accept donations made to facilitate implementation of this subchapter.

Sec. 38.106. RULES. The commissioner shall adopt rules necessary to implement this subchapter.

SECTION 4. The commissioner of education shall adopt the physical fitness assessment instrument required under Subchapter C, Chapter 38, Education Code, as added by this Act, and rules necessary to implement that subchapter not later than the date that enables the instrument to be used by school districts during the 2007-2008 school year.

SECTION 5. Notwithstanding Section 11, Chapter 784, Acts of the 79th Legislature, Regular Session, 2005, Section 38.014, Education Code, as amended by that Act, applies beginning with the 2007-2008 school year.

SECTION 6. Subsection (1), Section 28.002, Education Code, as amended by this Act, applies to students enrolled in kindergarten or a grade level below grade six beginning with the 2007-2008 school year and to students enrolled in grade levels six through eight beginning with the 2008-2009 school year.

SECTION 7. Except as otherwise provided by this Act, this Act applies beginning with the 2007-2008 school year. This Act shall apply to junior high or middle schools only upon adoption of a coordinated school health program for these grades by the Texas Education Agency.

SECTION 8. This Act takes effect immediately if it receives a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this Act does not receive the vote necessary for immediate effect, this Act takes effect September 1, 2007.

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