By: Raymond

H.B. No. 751

	A BILL TO BE ENTITLED
1	AN ACT
2	relating to prohibiting the purchase of certain food items under
3	the supplemental nutrition assistance program.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter A, Chapter 33, Human Resources Code,
6	is amended by adding Section 33.031 to read as follows:
7	Sec. 33.031. PURCHASE OF CERTAIN FOOD ITEMS PROHIBITED
8	UNDER SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM. (a) In this
9	section:
10	(1) "Milk product" means a natural milk product
11	regardless of animal source or butterfat content and regardless of
12	whether reconstituted, including milk in liquid form, milk
13	concentrate, and dehydrated milk.
14	(2) "Sweetened beverage" means a nonalcoholic
15	beverage to which a natural or artificial sweetener is added that is
16	sold for human consumption, including a soft drink, a fruit or
17	vegetable juice, and other flavored beverages.
18	(b) Except as provided by Subsection (c), a recipient may
19	not use supplemental nutrition assistance benefits to purchase:
20	(1) a sweetened beverage;
21	(2) candy ordinarily packaged and sold for consumption
22	without further preparation;
23	(3) potato or corn chips ordinarily packaged and sold
24	for consumption without further preparation; or

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1	(4) cookies ordinarily packaged and sold for
2	consumption without further preparation.
3	(c) The prohibition under Subsection (b) does not apply to
4	the purchase of:
5	(1) a milk product or a product containing milk or a
6	milk protein;
7	(2) a milk substitute, including soy milk, rice milk,
8	or almond milk;
9	(3) a beverage in which the only added sweetener does
10	not add calories to the beverage;
11	(4) a beverage intended by the manufacturer for
12	consumption by an infant that is commonly referred to as "infant
13	<u>formula";</u>
14	(5) a beverage intended by the manufacturer for use
15	for weight reduction;
16	(6) a fruit or vegetable juice to which no sugar has
17	been added;
18	(7) a beverage or other product intended for use as
19	recommended by a health care professional, as defined by Section
20	247.067, Health and Safety Code;
21	(8) a beverage or other product that contains plant
22	protein sources; or
23	(9) a product that:
24	(A) is fortified with a vitamin or mineral; and
25	(B) contains a source of protein.
26	SECTION 2. If before implementing any provision of this Act
27	a state agency determines that authorization from a federal agency

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1 is necessary for implementation of that provision, the agency 2 affected by the provision shall request the authorization and may 3 delay implementing that provision until the authorization is 4 granted.

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5 SECTION 3. This Act takes effect September 1, 2013.
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