

Feeding Bodies. Fueling Minds."

State School Meal Mandates and Reimbursements Report: School Year 2022-2023

The National School Lunch Program (NSLP) and School Breakfast Program (SBP) are federally funded by the U.S. Department of Agriculture (USDA). The purpose of the school nutrition programs is to provide nutritionally balanced, low-cost or free meals to children each school day. Each year, the USDA sets rates to cover the cost of free and reduced meals, as well as partial support for paid meals. Each state is also required to provide a certain matching amount based on a rate set in the 1980's. Many states provide additional reimbursement on top of the matching requirement, which can range from per meal reimbursements, to salary support, to general funds which assist with program operations. It is up to each state if participation in the federal meals programs is optional or mandated, resulting in diverse circumstances.

This report is a comprehensive summary of each state's mandates and financial support with an additional reference chart. The information reflected in this document is to the best of SNA's knowledge, collected from state agencies, and is subject to change.

State	School Meal Mandates:	State Funding/Reimbursements:	Unpaid Meal Debt Policy:	Additional Legislation:
AL	Alabama does not mandate	Alabama provides no additional state funding for	Unpaid meal debt practices are	None.
	participation in federal school	meal reimbursements.	determined at the local or district level.	
	meal programs.		Alabama Department of Education	
			provides guidelines for unpaid meals.	
			State agencies and SFAs ensure collection	
			efforts do not have a negative impact on	
			the child involved, and instead focus on	
			household responsible for providing	
			funds for meal purchases. Policies for the	
			collection of unpaid meal charges should	
			in included in written meal charge policy	
			Alabama Department of Education	
			Memorandum].	
AK	Alaska does not mandate	Alaska does not provide per meal reimbursements;	No formal statewide policy, practices are	None.
	participation in federal school	however, the legislature does provide foundation	decided at the local, district level.	
	meal programs.	formula state funds to all school districts, and the		
		districts may choose to use some of the funds		
		toward their school meals programs.		
		Reimbursement is paid to sponsoring organizations		

AZ	All K-8 schools with an enrollment of over 100 students are required to participate in NSLP. A waiver may be granted to districts with fewer than 100 students. This does not apply to charter schools [ARIZ. REV. STAT. § 15- 242].	 based on the number of reimbursable meals or milk served to eligible children [Alaska Statute 14.17]. FY23 Alaska legislature did provide \$600,000 for school breakfast grants (start-up & expansion). Arizona provides no additional state funding for meal reimbursements. 	Arizona's Department of Education provide State specific restrictions that SFAs in Arizona must adhere to when developing and implementing SFA-level written meal charge policy. This guidance has been developed in order to ensure that all students and parents are treated in a respectful manner, regardless of their economic circumstance [Arizona	None.
AR	Arkansas does not mandate participation in the NSLP. However, Arkansas requires all schools with 20% or more of the students eligible for free and reduced meals to participate in SBP [<u>ARK. CODE</u> <u>ANN. § 6-18-705</u>].	Arkansas provides no additional state funding for meal reimbursements.	Department of Education Memorandum]. Unpaid meal debt practices are determined at the local or district level. However, under the "Hunger-Free Students' Bill of Rights Act", districts are prohibited from serving an alternate meal, preventing access to meals or snacks, or taking any action that would stigmatize a student that has unpaid meal fees. Arkansas's Department of Education requires the implementation of a system for reviewing the local practices of public school district food service programs to determine the support needed by public school districts Arkansas Code Annotated 6-18-715.	None.
СА	Commencing in SY 2022–23, Education Code (EC) 49501.5 requires public school districts, county offices of	In order for schools to receive additional state meal reimbursement to make these meals free of charge to all students, they must be a sponsor of the SBP and NSLP and comply with federal requirements and	Under the Child Hunger Prevention and Fair Treatment Act of 2017, California prohibits school personnel and volunteers at a local educational agency	None.

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	education, and charter schools	regulations for operation these programs. The	from allowing any disciplinary action that	
	serving students in grades TK-	additional state meal reimbursement is intended to	is taken against a pupil to result in the	
	12 to provide two meals free	cover the difference between the free federal meal	denial or delay of a nutritionally	
	of charge (breakfast and	rate and paid and reduced-price meal	adequate meal to that pupil due to	
	lunch) during each school day	reimbursement. This is a state investment of over	unpaid meal debt. This law requires a	
	to students requesting a meal,	one billion dollars.	local educational agency to notify a	
	regardless of their free or		parent or guardian of the negative	
	reduced-price meal eligibility.	In 2021-22, California provided \$150 million dollars	balance of a pupil's school meal account	
	Meals must meet federal	in Kitchen Infrastructure and Training Grants to	no later than 10 days after the pupil's	
	nutrition standards for the	support implementation of California Universal	school meal account has reached a	
	SBP and NSLP to all.	Meals and in 2022-23, the state budget included	negative balance [CAL. EDUC. CODE §	
	On or before June 30, 2022,	\$600 million in Kitchen Infrastructure and Training	<u>49557.5</u>].	
	EC 49564.3 requires local	for		
	educational agencies (LEAs)	And \$100 million for School Foods Best Practices.		
	with high poverty schools to			
	adopt a federal universal meal	Additionally, the state provides over one million		
	service provision, such as the	dollars in summer and breakfast start up and		
	Community Eligibility	expansion grants to public school districts, county		
	Provision (CEP) or Provision 2.	offices of education, and directly funded charter		
	A school is considered high	school grants of up to \$15,000 per school site (up to		
	poverty if their identified	10 sites) for nonrecurring expenses incurred in		
	student percentage (ISP) is	initiating or expanding a school breakfast program		
	over 40 percent, meaning 40	under this section or a federal summer meals		
	percent of enrolled students	program, including the summer food service		
	are determined eligible for	program [CAL. EDUC. CODE § 49547		
	free or reduced-price school			
	meals through direct			
	certification, or identification			
	as homeless, migrant, foster,			
	or runaway.			
СО	Colorado does not mandate	Colorado established the Start Smart Nutrition	No formal statewide policy, practices are	Seat Time Requirements:
	participation in NSLP. Public	Program which provides reimbursements of \$0.30 as	decided at the local, district level.	Each school district board of
	schools participating in the	the co-pay for a reduced breakfast for all Pre-K-12		education is encouraged to
	NSLP with 70% or more	students. In addition, Colorado provides \$0.40		adopt policies ensuring that

	students eligible for free/reduced price meals in the prior school year must provide breakfast after the bell free of charge to all students [COLO. REV. STAT § 22-82.8].	through the Child Nutrition School Lunch Protection Program to cover the co-pay for reduced lunch for grades Pre-K-5 through the Child Nutrition School Lunch Protection Program [COLO. REV. STAT. § 22- 82.7-105].		every student has access to healthy food choices throughout the school day. This includes the provision of healthful meals in the school cafeteria made available to students with an adequate time to eat [CO. REV. STAT. § 22-32-136].
СТ	Connecticut does not mandate participation in the NSLP. However, any K-8 school in which 80% of the lunches served are free or reduced-price meals, that school must offer SBP [<u>CT.</u> <u>GEN. STAT. Chap 172, Sec. 10-</u> <u>266w</u>].	All public schools that participate in NSLP can receive additional reimbursement of \$0.10 per lunch if they agree to meet the state nutrition standards, under Healthy Food Certification for a la carte items. State reimbursement is provided to State-defined severe need 20% (free and reduced) breakfast eligible schools for school breakfast programs up to \$2,894 per year per school and up to \$.10 for each breakfast served [CT. GEN. STAT. Chap. 169, Sec 10- 215b]. The in-classroom school breakfast pilot program allows the Department of Education to maintain a competitive grant program for the purpose of assisting up to ten severe need schools, to establish or expand in-classroom school breakfast programs [CT. GEN. STAT. Chap. 169, sec. 10-215g].	No formal statewide policy, practices are decided at the local, district level.	Seat Time Requirements: Each local and regional board of education shall require each school under its jurisdiction to offer all full- day students a daily lunch period of not less than twenty minutes. [CT. GEN. STAT. Chap. 170, sec. 10- 2210] The Child Nutrition Outreach Program requires the state agency to administer an outreach program to increase participation in the SBP and other child nutrition programs/ The state agency must encourage schools to participate in SBP, use innovative breakfast service methods, where students eat their breakfast in their classrooms or elsewhere after school starts, rather than only before school and

				only in the cafeteria; and apply to the in-classroom breakfast grant program [<u>CT.</u> <u>GEN. STAT. Chap. 169,</u> <u>sec.10-215h</u>].
D.C.	All public schools and public charter schools are required to offer free breakfast to all students. All schools with 40% or more free and reduced- price certified students are required to implement alternative breakfast serving models. Elementary schools must provide breakfast in the classroom. A one-year BIC waiver may be granted if the school submits an action plan detailing a strategy to utilize an alternative breakfast serving model that will enable the school to reach the 75% breakfast participation rate's [D.C. Code § 38-821.01 et seq. Sec. 203].	The Healthy Students Amendment Act of 2018 provides funding to eliminate the reduced-price fee of \$0.40 for lunch and an additional reimbursement of \$0.20 per breakfast and \$.10 per lunch that meet the requirements of the Healthy Schools Act of 2010. The district provides an additional reimbursement of \$0.05 per lunch each day when at least one component is comprised of locally grown, unprocessed foods in either breakfast or lunch. Any public school implementing an approved alternative breakfast model will receive an annual subsidy of \$2 per student per year starting in 2020 [D.C. Code § <u>38-821.01 et seq. Sec. 102</u>].	No formal policy, practices are decided at the local level.	Seat time Requirements: The Healthy Schools Act of 2018 requires schools provide students with at least 30 minutes to eat [D.C. Code § 38–822.03b].
DE	Delaware does not mandate participation in the NSLP or SBP. However, after 2017, all CEP schools are required to serve an alternative service model for breakfast [<u>14 Del.</u> Laws, C. § 4137].	Delaware does not provide a per meal reimbursement for breakfast or lunch but does provide up to 70% of SFAs staff salaries [<u>14 Del.</u> <u>Laws, C. § 1322</u>].	No formal statewide policy, practices are decided at the local, district level.	If a child would qualify for a no- or low-cost breakfast or lunch under a federal national school breakfast or lunch program, the charter school shall provide breakfast and lunch to the child at no or low cost to the child's

				family [<u>14 Del. Laws, C. §</u> 506f].
FL	Florida does not mandate participation in the NSLP. Each district school board shall implement school breakfast programs that make breakfast meals available to all students in each school that serves any combination of grades kindergarten through 5 th . All schools with a student population of 80% or more certified for free or reduced- price meals are required to offer free breakfast to all students. Schools may apply for a waiver but only after public testimony concerning the proposed policy at two or more school board meetings [FLA. STAT. § 595.405].	Under the General Appropriations Act, Florida allocates annual funding to supplement school breakfast programs. The funding is based on each school district's number of free and reduced-price meals served [FLA. STAT. § 595.404].	No formal statewide policy, practices are decided at the local, district level.	Each district school board shall annually provide information prepared by the district's food service administration regarding available school breakfast programs. The information shall be communicated through school announcements and notices sent to all parents [FLA. STAT. § 595.405].
GA	Georgia requires all public schools to participate in NSLP [GA State Bd. Of Ed. EE 160-5- <u>6-01</u>]. Georgia mandates that all K-8 schools must establish and support the SBP if at least 25% of the student population is eligible for free or reduced- priced meals. In all other grades, the SBP is required if at least 40% of the student	Georgia provides funding to supplement base salary assistance for full-time school lunch staff; two sick days' pay assistance for school lunch staff; and a manager's supplement [GA. CODE ANN. § 20-2-187].	No formal statewide policy, practices are decided at the local, district level.	None.

	population receives free or reduced meals [<u>GA. CODE</u> <u>ANN. § 20-2-66</u>].			
GU	Guam does not mandate participation in the federal school meals program	Guam does not provide additional state funding for reimbursements	Unpaid meal debt practices are at the Local or SFA Level.	None
HI	School meals shall be made available under the school meals program (NSLP, SBP) in every school where students are required to eat meals at school [HAW. REV. STAT. §302A-404].	Public school meals are paid for by the NSLP and revenue collected through paid meals. The remainder is paid through state funds that are budgeted to subsidize the remaining portion of the school meals [HAW. REV. STAT. §302A-405].	School districts may not deny meals to students with insufficient funds during the first 21 days of school. Following the first 21 days of school, school districts must provide at least a seven-day grace period to students that cannot pay for school meals [SB 423, HAW. REV. STAT. §302A-404].	None.
ID	Idaho does not mandate participation in federal school meal programs.	33-1015. STATE REVENUE MATCHING UNDER THE NATIONAL SCHOOL LUNCH ACT. In school districts where personnel are employed to operate a school lunch program partially funded under provisions of the national school lunch act, all employer paid contributions to the social security administration for school lunch personnel shall be paid from funds received by school districts from the state general account appropriation for public school support. [IDAHO CODE § 33-1015].	No formal statewide policy, practices are decided at the local, district level.	None.
IL	Illinois does not mandate participation in the NSLP or SBP but requires all schools to provide free meals to students that are certified [23 ILL. <u>ADMIN. CODE § 3-5.10</u>]. All schools with 40% or more free or reduced-price eligible students are required to participate in the SBP. School	Illinois reimburses schools at the rate of \$.04 per free meal served. School districts that offer a summer program and have 50% free and reduced must offer a meal [105 ILCS. § 125/2 and § 125/4]. Illinois authorized an additional reimbursement of \$0.15 per free meal served [105 ILCS. § 125/0.05].	The Hunger-Free Students Bill of Rights Act requires every school to provide a federally reimbursable meal or snack to a student, regardless of whether the student has the ability to pay for the meal or snack or owes money for earlier meals or snacks. If a student owes money for meals or snacks that is in excess of the equivalent of the amount charged a student for 5 lunches, or a lower amount.	None.

	districts may apply for a waiver [105 ILCS. § 126/15]. All schools with 70% or more free and reduced-price eligible students must offer a breakfast after the bell meal service option [105 ILCS. § 126/16].		A school may not publicly identify or stigmatize a student who cannot pay for a meal or snack or who owes money for a meal or snack [ILL. GEN Public Act 100- 1092].	
IN	Indiana does not mandate participation in NLSP. However, a school with a student population that is 15% or more eligible for free or reduced meals, it must participate in the SBP [IND. CODE §§ 20-26-9-2 and 13].	Indiana does not provide additional state reimbursement.	No formal statewide policy, practices are decided at the local, district level.	None.
ΙΑ	lowa requires all public schools to provide lunch that meets the nutrition standards for the NSLP for students that attend public school for four hours or more and would like to participate [IOWA CODE §283A.2].	lowa appropriates funds to provide an additional reimbursement for each breakfast or lunch served between July 1 st and May 31 st of each year. During 2021-2022, schools received an additional \$0.025 per meal approximately [IOWA CODE §283A.2].	Prohibits schools from publicly stigmatizing students that cannot pay for a meal and also encourages all schools to provide reimbursable meals to those students that cannot pay. [IOWA CODE §8A.504, IOWA CODE §283A.11]	None.
KS	Kansas does not mandate participation in NSLP. However, it does require that schools offer breakfast if 35% or more students are eligible for free or reduced-price meals. A waiver may be granted for schools with less than 35% of students eligible for free and reduced-price	Kansas provides additional reimbursements of \$.04 per lunch as part of the federally required state match [Healthy, Hunger-Free Kids Act of 2010].	No formal statewide policy, practices are decided at the local, district level.	None.

	meals [KAN. STAT. ANN. § 72-			
KY	17,145] Kentucky does not mandate participation in federal school meal programs.	Kentucky does not provide additional state reimbursements.	Schools may not have physical segregation or other discrimination against any child because of inability to pay the full cost of a meal [702 KY. ADMIN. REG. § 6:050]	All school districts shall arrange bus schedules so that all buses arrive in sufficient time to provide breakfast prior to the beginning of the student attendance day [KY. <u>REV. STAT. ANN. § 158.070-</u> 10]. Seat Time Requirements: The school lunch period, if a part of a closed schedule, shall allow adequate time for each child to take care of his personal hygiene and enjoy a complete meal in an educational setting and the school breakfast period shall be a part of the school day that also allows adequate time for each child to enjoy a complete breakfast [702 KY. Admin Regs. 6:060].
				of a school that participates in the Federal School Breakfast Program to authorize up to 15 minutes of the student attendance day to provide
				the opportunity for

				children to eat breakfast during instructional time. [22RS SB 151 (ky.gov)].
LA	Louisiana requires all public schools to operate NSLP and requires schools with at least 25% eligible for free and reduced-price meals to operate SBP. A waiver may be granted if it can be demonstrated that at least 50% of the free and reduced- price eligible students refuse to participate in the breakfast program [LA. STAT. ANN. §17:192].	Louisiana does not provide additional state reimbursements.	If the governing authority of a public school district adopts a policy of denying a scheduled meal to a child who is an elementary school student, it shall implement the following procedures to provide for safeguards to the child's health and the child's ability to learn:) Provide actual notification to the child's parent or legal guardian as to the date and time after which meals may be denied, Verify with appropriate school staff that the child does not have an Individual Education Plan that requires the child to receive meals provided by the school to ensure that neither the child's health nor learning ability will be negatively affected by denying the child meals during school hours [LA. STAT. ANN. §17:192.1].	None.
ME	Maine mandates that public schools must participate in NSLP. Secondary schools may request waivers. All public schools in which at least 50% of students qualified for free or reduced-price lunches shall operate a federal summer food service program during	Requires the State to pay the difference between the federal requirement for a free breakfast or lunch and the full price for a breakfast or lunch at no cost to the students who are ineligible for free or reduced-price school meals.	A public school that provides free and reduced-price meals or other meals to students or otherwise provides to students meals eligible for reimbursement under a federal program shall provide a meal to any student who requests the meal and is otherwise eligible for the meal regardless of the student's inability to pay for the school	None.

	the following summer		meal or failure in the past to pay for	
	vacation if that public school		school meals. A public school may not	
	operates a summer		throw away a meal after it has been	
	educational or recreational		served to the student, undertake chores	
	program. The school is		or work as a means of paying for one or	
	required to operate the		more meals or as punishment for not	
	federal summer food service		paying for one or more meals; refuse a	
	program only on days that the		meal to a student as a form of or as part	
	public school operates the		of disciplinary action due to a student's	
	summer educational or			
			inability to pay for a meal or make	
	recreational program. A		payments for meals served previously to	
	school may collaborate with a		the student [20-A MRSA c. 223, sub-c. 11]	
	service institution to operate			
	federal summer food service			
	program. [20-A ME. REV.			
	<u>STAT. ANN. § 6602]</u>			
MD	The State Board shall require	The Maryland Meals for Achievement in Classroom	No formal statewide policy, practices are	None.
	each county board to provide	Breakfast Program is funded by the state legislature	decided at the local, district level.	
	in each elementary school a	and in participating schools, no child pays for		
	free and reduced-price	breakfast. Those schools with a least 40% of		
	breakfast, meals shall meet	students eligible for federal free or reduced price		
	the standards of the USDA,	meals may apply to receive funding [MD. EDUC.		
	unless the school is exempted	<u>CODE. ANN. § 7-704</u>].		
	for having 15% or less certified	The State Free Feeding Program provides the money		
	students [MD. EDUC. CODE.	to cover subsidized and free feeding programs		
	<u>ANN. § 7-701</u> and <u>7-702</u>].	meaning, Maryland provides funding to eliminate		
	All public schools are required	the reduced-price fee for school breakfast and lunch		
	to operate a free and reduced-	over a four-year period. [MD. EDUC. CODE. ANN. §		
	price lunch program [<u>MD.</u>	7-602]. Starting in 2019, Maryland will increase its		
	EDUC. CODE. ANN. 7-601].	coverage by \$0.10 per year until breakfast (\$0.30)		
		and lunch (\$0.40) fees are completely covered by		
		2022 [MD. EDUC. CODE. ANN. § 7-602 (2018)].		
MA	Massachusetts does not	Massachusetts reimburses schools \$0.055 of per	Massachusetts Department of	
	mandate participation in	lunch served. Schools are required to offer breakfast	Elementary and Secondary Education	

federal school meal programs; however, the state does require all public schools to have a lunch program. Severe need schools are mandated to offer breakfast. All public schools that have 40% or more of students certified for free or reduced-price meals must participate in the SBP [69 MASS. GEN. LAWS § 1C].

An Act Promoting Student Nutrition, <u>Chapter 62 of the</u> <u>Acts of 2021</u>, was enacted to increase access to universal free school meals. Chapter 62 establishes two new sections within Chapter 71 of the General Laws: M.G.L. Chapter 71, Section 72A and Section 72B.

School districts or individual schools with an Identified Student Percentage (ISP) of 60% or higher are required to implement the Community Eligibility Provision (CEP) or Provision 2 of the National School Lunch Program (NSLP) and School Breakfast Program (SBP). Individual schools or school districts who have met under the State Universal Breakfast mandate, schools are eligible for up to an additional \$0.095 for breakfast costs that exceed Federal Severe Need Reimbursement.

The State Universal Breakfast program provides an additional reimbursement (approx. \$0.15 per breakfast) for schools that have at least 60% of their student population qualified for free and reduced price and offer breakfast at no charge after the instructional day has begun and after the tardy bell rings [69 MASS. GEN. LAWS § 1C].

issued guidance: each year unpaid meal balances on the nonprofit school lunch account must be paid off using nonfederal funds no later than 6/30. School districts must still collect outstanding debt from households and can either deposit funds collected after June in nonfederal accounts or contribute towards nonprofits school food service account. All students [MASS. DESE. B.S. 256, Sec 5-7].

The Massachusetts Department of **Elementary and Secondary Education** (DESE) is required to establish a protocol for school districts to use when notifying a household of unpaid meal debt. Further, school districts are required to both notify a parent or guardian of unpaid meal debt and determine if a student is otherwise directly certified. categorically eligible or income eligible for free or reduced price meals within 30 days of notifying a household with unpaid meal debt. Students should not be denied access to school meals during the 30-day period unless the district has made a determination that the household is ineligible for free or reduced price meals. Students with unpaid meal debt are protected from public identification, embarrassment, or any disciplinary action due solely to unpaid

All public schools required to serve breakfast under subsection (b) and where not less than 60 per cent of the students at the school are eligible for free or reducedprice meals under the National School Lunch Program, as determined by the department, shall offer all students a school breakfast after the beginning of the instructional day. https://malegislature.gov/La ws/SessionLaws/Acts/2020/C hapter133

the minimum ISP threshold	meal debt. [M.G.L. Chapter 71, Section	
may be waived by the	72B]	
Department if it can be shown		
that implementation will		
result in financial hardship.		
Individual schools with an		
Identified Student Percentage		
of 50% or higher are required		
to elect and implement CEP or		
Provision 2 to provide		
universal free school breakfast		
and lunch to all students.		
Implementation will not be		
required if the district school		
board votes, not later than		
June 1 of the first year of		
eligibility, to decline to		
participate in either the		
federal Community Eligibility		
Provision or Provision 2, or the		
Department determines that		
the school district or		
individual school no longer		
has the qualifying identified		
student percentage. This		
requirement can only be		
waived by the Department if		
an individual school is able to		
justify to the Department that		
implementation will result in		
financial hardship to the		
individual school.		

MI	All Michigan public schools' grades K-12 are required to participate in NSLP. In schools with 20% or more students eligible for free or reduced meals are required to participate in the SBP. Any school not required to participate must hold an annual public hearing to determine participate. School districts may also apply for a waiver [MICH. COMP. LAWS § 380.1272a].	Michigan provides state funding to assist schools in the operation of the NSLP. Payments are made to provide each school district with up to 6.0127% of the necessary costs of operating the NSLP. Schools that are not required to participate in the NSLP are paid up to \$10.00 per student federally eligible for meals. Michigan also provides an additional reimbursement to cover costs for the providing breakfast. A per-meal rate equal to the difference between a district's reported costs and revenues up to the statewide average cost of serving breakfast [MI HB 5291, Sec. 31d. 2016]. In addition, Michigan provides \$0.05 per free lunch served and \$0.02 per reduced-price lunch served [MICH. COMP. LAWS § 380.1272d]. The 10 Cents a Meal For School Kids and Farms provides funding for Michigan-grown fruits, vegetables, and legumes that satisfy the requirements for reimbursements shall be made in an amount not to exceed \$0.10 for every school meal that is served as part of the USDA's child nutrition programs and that uses Michigan-grown produce [MICH. ACT No. 265.31j].	No formal statewide policy, practices are decided at the local, district level.	None.
MN	Minnesota does not mandate participation in the NSLP or SBP. However, the state does require that any school participating in the NSLP, must offer a school breakfast program in every school building in which at least 33% of the school lunches served	Each school year, the state must pay participants in the national school lunch program the amount of \$0.12 for each full paid and free student lunch and \$0.52 for each reduced-price lunch served to students [MINN. STAT. § 124D.111]. The Minnesota Kindergarten Milk Program (MKMP) also provides \$.20 per half pint of milk served to Kindergarten students during a milk break period [MINN. STAT. § 124D.118]. Each school year, the state must	In 2014, Minnesota passed legislation that addressed school meal payment reminders. Specifically, School Food Authorities (SFAs) must ensure that any reminders for payment of outstanding student meal balances do not demean or stigmatize any child participating in the school lunch program. In addition, the Minnesota Department of Education	None.

	during the second preceding school year were served free or at a reduced price [MINN. STAT. § 124D.117].	reimburse each participating school \$0.30 for each reduced-price breakfast, \$0.55 for each fully paid breakfast served to students in grades 1 st to 12 th , and \$1.30 for each fully paid breakfast served to a prekindergarten student enrolled in an approved voluntary prekindergarten program [MINN. STAT. § 124D.1158].	(MDE) stated that districts are in the best position to understand their school community's attitudes, beliefs and cultural sensitivities on methods of reminding and collecting payments. What may work for one district's community may not work for another. However, at no time should a meal policy target or shame students for financial considerations beyond their control. Districts should exhaust all options to ensure students are not denied a nutritious meal [Minn. Stat. § 124D.111, subd. 4 (2015)]	
MS	Mississippi does not mandate participation in federal school meal programs.	Mississippi provides no additional state funding for meal reimbursements.	No formal statewide policy, practices are decided at the local, district level.	Seat Time Requirements: Schools shall schedule a minimum of 24 minutes to ensure an adequate eating time for school lunch. Since school breakfast is not factored into the regular school day, schools should take into consideration the recommended time of 10 minutes for a child to eat school breakfast after they have received the meal [MS. <u>Title 7, Part 3, Chap. 38. §</u> <u>38.11. j</u>]. No food items will be sold on the school campus for one (1) hour before the start of any meal services period.

MO	Missouri does not mandate	The Hardship Grant Program provides state	No formal statewide policy, practices are	With the exception of water and dairy products, a student may purchase individual components of the meal only if the full meal unit also is being purchased. Agencies responsible for
	participation in the NSLP. However, all public schools with 35% or more free and reduced-price certified students during the previous school year, are required to participate in the SBP. A school shall receive a waiver from the requirements if the school board of the school district by majority vote adopts a resolution requesting a waiver [MO. REV. STAT. § 191.803].	supplemental funding for the SBP. Hardship grants are awarded to schools based on the highest need factor. Any school that participates, or is eligible to participate, in the federal SBP may apply. The combined amount received by a school from the federal SBP and the hardship grant shall not exceed the cost of the actual operation of the school breakfast program [MO. REV. STAT. ANN. § 191.805].	decided at the local, district level.	administering emergency and supplemental food programs shall collaborate in designing and implementing outreach programs focused on populations at risk of hunger, that effectively describe the programs, their purposes and how to apply for them. Programs include food stamps, school breakfast, summer food service programs and the special supplemental food program for women, infants and children. [MO. REV. STAT. § 191.813]
MP	The CNMI does not mandate participation in federal school meal programs.	The CNMI provides no additional state funding for meal reimbursements.	All public school students are served meals free of charge. There is no formal statewide policy, and practices are decided at the local level for private schools.	None.
MT	Montana does not mandate participation in federal school meal programs.	Montana does not provide additional state reimbursements.	No formal statewide policy, practices are decided at the local, district level.	None.

NE	Nebraska does not mandate participation in federal school meal programs.	The Nebraska Department of Education shall reimburse each qualified public school in Nebraska a portion of the cost of such school's SBP in the amount of \$0.05 per school breakfast served by such school in the second preceding school year. To qualify, a school district shall operate a school lunch program and shall submit information regarding the number of breakfasts. The Legislature shall appropriate money from the General Fund to carry out this section [NEB. REV. STAT. § 79-10, 138]. To encourage participation in the Summer Food Service Program, Nebraska offers award grants of up to \$15,000 on a competitive basis to approved sponsors. Grants may be used for nonrecurring expenses incurred in initiating or expanding services under the Summer Food Service Program [NEB. REV. STAT. § 79-10. 141].	No formal statewide policy, practices are decided at the local, district level.	Each year, Nebraska shall collect data regarding the number of sponsors, the number of sites utilized by sponsors, and the number of children served as a result of the grants provided for the Summer Food Service Program. The department shall submit a report electronically to the Education Committee of the Legislature on this data not later than December 1 st of each year [<u>NEB. REV. STAT. §</u> 79-10. 142].
NV	All schools with 70 percent or more free and reduced-price certified students are required to offer breakfast after the bell. Nevada has allocated \$2 million for startup grants over the first two years of implementation to support schools executing breakfast after the bell programs [N.V. <u>SB 503, 2015</u>].	The state provides free school meals to all students at schools operating under the National School Lunch Program and School Breakfast Program for the 2022-2023 school year. \$75 million of American Rescue Plan Act funds were allocated to cover the cost of school meals for students who would now be required to pay the reduced or full price for a meal.	No formal statewide policy, practices are decided at the local, district level.	Seat Time Requirements: The Nevada School Wellness Policy requires each school district to provide at least 15 minutes for each student to consume the breakfast meal (Proving the schools offer breakfast); and provide at least 20 minutes for each student to consume the lunch meal [Nevada School Wellness Policy].
NH	All schools are required to make a meal available to every student during school hours. Schools must also	If schools that provide breakfast meet or exceed the USDA's child nutrition criteria, then these schools may apply for and receive an additional \$0.03 reimbursement for each breakfast meal, in turn, the	A school lunch meal payment policy which is implemented by a school board either before or after the effective date of this section shall ensure that all	Seat time Requirements: Students shall be provided with an adequate time to consume meals in each

	price meals to any "needy"	reimbursement for each meal served. Therefore	lunch, that the school district will make	shall be provided with an
	children. A waiver may be	New Hampshire provides state funding to eliminate	every reasonable effort to inform parents	adequate time to consume
	granted by the school board	the reduced-price category for breakfast (\$0.30)	of the policy, and that no student will be	meals in each middle and
	[<u>N.H. REV. STAT. § 189.11-A</u>].	[N.H. REV. STAT. § 189.11-A, N.H. SB 82-FN].	subject to different treatment from the	high school [Public Law 108-
	[[11.11.11.11.11.11.11.11.11.11.11.11.11		standard school lunch meal or school	26, Ed. 306.11 (d), (e)].
	If a school nutrition/food		cafeteria procedures. The department of	<u>20, Ed. 300.11 (d), (c)</u> .
	service director is employed,		education or the state board of	
	each food service director		education, upon request of the local	
	shall, whenever feasible,		school board, may provide	
	obtain certification or		communication assistance to school	
	credentials from an approved		districts and parents of school children	
	program, including but not limited to School Nutrition		regarding the school lunch meal payment	
			policy [<u>N.H. REV. STAT. § 189.11-A</u>].	
	Association (SNA) certification,			
	within the first 5 years of			
	employment.			
NJ	New Jersey mandates that all	New Jersey provides an additional reimbursement of	In the event that a school district	The New Jersey Department
	public schools with 5% or	\$0.055 per free or reduced-price lunch and \$0.050	determines that a student's school	of Agriculture (NJDOA) must
	more students eligible for free	per paid lunch served [<u>N.J DOA. Form No. 163, Aug.</u>	breakfast or school lunch bill is in arrears,	provide encouragement for
	or reduced-price meals must	<u>2019</u>].	the district shall contact the student's	schools that participate in
	offer a lunch program that		parent or guardian to provide notice of	SMP, to expand or improve
	meets USDA standards, and	All public schools that do not participate in	the arrearage and shall provide the	kitchen facilities to allow for
	they must offer free and	Community Eligibility Provision (CEP) but are eligible	parent or guardian with a period of 10	producing meals that
	reduced-price meals to those	must report reasons for not participating to USDA	school days to pay the amount due. If the	incorporate fresher, locally
	that qualify. The program	[<u>N.J STAT. ANN. § 18A:14.1</u>].	student's parent or guardian has not	grown or produced farm
	does not have to be NSLP [<u>N.J</u>		made full payment by the end of the 10	produce. NJDOA shall
	STAT. ANN. § 18A:33-4].	School Districts with 50% or more students eligible	school days, then the district shall again	establish a "New Jersey Farm
	All public schools with 20% or	for free/reduced meals shall participate in the	contact the student's parent or guardian	to School" website to provide
	more certified students for	Summer Food Service Program (SFSP) unless waiver	to provide notice of any action to be	opportunities for farmers,
	free or reduced-price meals	is granted [<u>N.J STAT. ANN. § 18A:33-24</u>].	taken by the school district in response to	distributors, and schools to
	are required to participate in		a student's school breakfast or school	create purchasing networks,
	SBP. A waiver may be granted	All public and nonpublic school districts participating	lunch bill being in arrears.	to develop and refine
	to schools that lack sufficient	in the federal school breakfast program which	A school district shall report at least	promotional events for
		provide "breakfast after the bell" receive a 10-cent	biannually to the Department of	"Jersey Fresh Farm to School

1	1		
resources or facilities [<u>N.J</u>	per breakfast state supplement to the existing	Agriculture the number of students who	Week,". In conjunction with
STAT. ANN. § 18A:33-10].	federal reimbursement. (N.J. Stat. § 18A:33-11.7)	are denied school breakfast or school	the NJ Department of
All public schools with 70% or		lunch pursuant to this section.	Education (NJDOE), shall
more free and reduced-price	The State of New Jersey pays the difference	Nothing in this section shall be construed	develop a training program
certified students are required	between the federal allocation for reduced price	to require a school district to deny or	with the emphasis on "Farm
to offer a Breakfast After the	breakfasts and reduced price lunches and the total	restrict access to school breakfast or	to School" and shall offer this
Bell program starting in 2019.	cost of the reduced price breakfasts and reduced	school lunch to a student whose school	program to schools and other
School districts that qualify for	price lunches served to eligible public school	breakfast or school lunch bill is in arrears.	providers [<u>N.J STAT. ANN. §</u>
the program must provide an	students. (N.J. Stat. § 18A:33-21.1)	b. A school district shall not: (1) publicly	<u>4:10-25.2 (2013)</u>].
implementation plan or may		identify or stigmatize a student who	
apply for a waiver [<u>N.J STAT.</u>	All sponsors participating in the federal summer	cannot pay for a school breakfast or a	
ANN. § C.18A:33-11.2 to	food service program and the Seamless Summer	school lunch or whose school breakfast	
<u>18A:33-11.6</u>].	Option (SSO) receive a 10-cent per meal state	or school lunch bill is in arrears, for	
	supplement to the existing federal	example, by requiring that the student sit	
	reimbursement. (N.J. Stat. § 18A:33-27.5)	at a separate table or wear a wristband,	
		hand stamp, or identifying mark or by	
		serving the student an alternative meal;	
		(2) require a student who cannot pay for	
		a school breakfast or a school lunch or	
		whose school breakfast or school lunch	
		bill is in arrears to do chores or other	
		work to pay for the school breakfast or	
		school lunch; or (3) require a student to	
		discard a school breakfast or school lunch	
		after it has been served because of the	
		student's inability to pay for a school	
		breakfast or a school lunch or because	
		money is owed for previously provided	
		meals. c. If a student owes money for the	
		equivalent of five or more school meals, a	
		school district shall: (1) determine if the	
		student is eligible for a free or reduced	
		price school meal; (2) make at least two	
		attempts, not including the application or	

			instructions provided to the parent or guardian pursuant to section 3 of P.L.2020, c.29 (C.18A:33-21b), to contact the student's parent or guardian and have the parent or guardian fill out an application for the school lunch program and school breakfast program; and (3) require a principal, or a person designated by the principal, to contact the parent or guardian to offer assistance with the application for the school lunch and school breakfast program, determine if there are other issues within the household that have caused the child to have insufficient funds to purchase a school breakfast or school lunch, and offer any other appropriate assistance. d. A school district shall direct communications about a student's school breakfast or school lunch bill being in arrears to the parent or guardian and not the student. Nothing in this subsection shall prohibit a school district from sending a student home with a letter addressed to a parent or guardian. (N.J. Stat. § 18A:33-21)	
NM	New Mexico does not	The department shall award funding to each school	A school shall not publicly identify or	Seat Time Requirements:
	mandate participation in	district that establishes a breakfast after the bell	stigmatize a student who cannot pay for	The student lunch period
	Federal school meal programs.	program under the provisions of this section for	a meal or who owes a meal debt by, for	each day shall be at least 30
	However, all public	providing free breakfast to students on a per-meal	example, requiring that a student wear a	minutes. Lunch recess shall
	elementary schools with 85%	basis at the federal maximum rate of	wristband or hand stamp or require a	not be counted as part of the
	or more students certified for	reimbursement for educational grants awarded	student who cannot pay for a meal or	instructional day [<u>Title 6,</u>
	free or reduced-priced meals	under the authority of the secretary. School districts	who owes a meal debt to do chores or	<u>Chapter 29, part 1.9 J(6)</u>].

	are required to establish a "breakfast before or after the bell" program, unless the school is granted a waiver [N.M. STAT. ANN. § 22-13- 13.2].	and charter schools do not need to demonstrate their expenses to receive funding pursuant to this section [N.M. STAT. ANN. § 22-13-13.2]. <u>HB 10</u> appropriates a \$625,000 recurring appropriation (see <u>HB 2</u> page 128) and eliminates copayments of reduced price school meals for eligible students. Funding is based on a per meal basis at the difference between the federal free meal rate and the reduced-price copayment rate.	other work to pay for meals; provided that chores or work required of all students regardless of a meal debt is permitted. A school shall direct communications about a student's meal debt to a parent or guardian and not the student. Nothing in this subsection prohibits a school from sending a student home with a letter addressed to a parent or guardian [N.M. STAT. ANN. § 22-3C-5].	
NY	New York requires all elementary and secondary schools with 70% of students certified for free or reduced- price meals to establish a breakfast after the bell program starting on the 2018- 2019 school year [<u>8 N.Y.</u> <u>CODES. R. & REGS. § 114.1</u>].	The state provides reimbursement of all expenses exceeding revenues in the first year of breakfast implementation in a public school [8 N.Y. CODES R. & REGS. § 114.1]. The state provides an additional reimbursement of \$0.1013 per free breakfast, \$0.1566 per reduced- price breakfast, \$0.0023 per paid breakfast, \$0.0599 per paid and free lunch, and \$0.1981 per reduced- price lunch served for school year 2018–2019. The state provides funding to eliminate the student's reduced-price fee of \$0.25 for breakfast and lunch.	All public school districts and charter schools that participate in the national school lunch program or school breakfast program in which there is a school at which all pupils are not eligible to be served breakfast and lunch under CEP shall develop a plan to ensure that a pupil whose parent or guardian has unpaid school meal fees is not shamed or treated differently than a pupil whose parent or guardian does not have unpaid school meal fees. The plan shall include, but not be limited to, the following elements: make every attempt to determine if a student is directly certified to be eligible for free meals, no school district shall publicly identify or stigmatize a student that unable to pay for a meal or owes a meal debt [<u>N.Y.</u> Educ. Law § 908].	Seat Time Requirements: Allows time spent consuming breakfast in the classroom to be considered instructional time [NY EDUC. LS. 813].
NC	The state requires all public schools to participate in NSLP,	North Carolina uses a portion of the required state revenue match to cover the \$0.30 copay for all	No formal statewide policy, practices are decided at the local, district level.	Seat Time Requirements: SFA's are required to provide sufficient meal periods that

- بالدينية الم		students that we show a wednesd write here it for the		ative all students adaptive to
	ere is no mandate for	students that receive a reduced-price breakfast [NC		give all students adequate
	P [<u>NC G.S § 115C-264</u>].	<u>SL 2011-342 (SB 415), sec.2</u>].		time to consume breakfast
	schools are required to			and lunch meals or a
provide	e school food services	SB 105 appropriated \$3.9M in state funds to cover		minimum of 15 minutes of
to the o	extent practicable [<u>NC</u>	the cost of the reduced-price co-pay for students		seat time to consume
<u>G.S § 1</u>	<u>115C-263</u>].	certified for reduced-price meals at school.		breakfast and a minimum of
				20 minutes of seat time to
				consume lunch [<u>Board of</u>
				Education, NC. Pub. Instr. 7
				CFR Part 245].
				Indirect cost may not be
				assessed to a School Food
				Authority (SFA) unless the
				SFA has a two month
				operating balance. The
				indirect cost rate is capped at
				8% of allowable costs; this
				applies to all SFAs. [NC G.S.
				115C – 450]
ND North [Dakota does not	North Dakota provides funding to eliminate the	No formal statewide policy, practices are	None.
			1 7.1	None.
	ate participation in	reduced-price category for breakfast (\$0.30) for	decided at the local, district level.	
	l school meal programs.	students [N.D CENT Code § 15-54-03, 7 CFR 210.11].		•
-	equires each school	Ohio requires all public schools that participate in	No formal statewide policy, practices are	None.
	t to establish and	the SBP to provide free breakfast to all students that	decided at the local, district level.	
	ain a breakfast, lunch,	qualify for reduced-price meals when funding is		
	immer food service	authorized [OHIO REV. CODE § 3314.18].		
	m. The SBP is required			
in scho	ools where at least 20%			
of the s	students are eligible for			
free me	eals, or where 50% or			
more o	of the students' parents			
have re	equested the SBP [OHIO			

	REV. CODE § 3314.18], [OHIO			
	<u>REV. CODE § 3313.813</u>].			
ОК	Oklahoma does not mandate participation in federal school meal programs.	Oklahoma's legislature approves a state-match appropriation each year to reimburse school lunches, with the amount varying yearly [70 OK Stat § 70-3-119 (2014)].	No formal statewide policy, practices are decided at the local, district level.	The Oklahoma Legislature encourages participation and recognizes that Farm to School Programs link schools and farms in order to provide schools with fresh and minimally processed farm commodities for inclusion in school meals and snacks, to help children develop healthy eating habits, and to improve Oklahoma farmers' incomes and direct access to markets [Okla. Stat. tit. 2, § 5-60.2].
OR	Oregon does not mandate participation in the NSLP. However, all schools with 25% or more free and reduced- price certified students to participate in SBP. All schools with 70% or more free or reduced-price certified students are required to establish a breakfast after the bell program by 2021 [OR. <u>REV. STAT. §327.535</u>].	Oregon provides funding to eliminate the reduced- price fee of \$0.30 for breakfast and \$0.40 for lunch. [2017 OR. REV. STAT. 327.531]. In 2020, Oregon will provide \$40 million in funding from the Hunger-Free Schools Account to expand the number of schools providing free breakfast and lunch to all students through the Community Eligibility Provision (CEP) and to increase the income eligibility for free meals to 300% over the poverty line at non-CEP schools. The Department of Education (DOE) shall reimburse schools \$0.05 for every breakfast or lunch served during the summer as a part USDA's Summer Food Service Program or summer meals program through the NSLP. The DEO also provides \$20,000 to upgrade equipment and services to meet requirements. The DOE may award grants or enter into contracts to enable school	A school district that makes meals accessible to students at school sites under the NSLP or SBP must provide a reimbursable meal to a student who requests a meal regardless of whether the student has money to pay for the meal or owes money for meals. Schools cannot require that a student throw away a meal after the meal has been served because of the student's inability to pay for the meal or because money is owed for meals [2017 OR. REV. STAT. 327.537.1].	Time spent by students consuming breakfast is considered instructional time when students consume breakfast in the students' classroom and instruction is being provided while students are consuming breakfast. No more than 15 minutes may be considered instructional time when students are consuming breakfast [OR. REV. STAT. §327.535].

		districts to make breakfast accessible, grants may not excite \$5,000 [HB 3427-32 § 9-30].		
PA	Pennsylvania does not mandate participation in federal school meal programs.	Pennsylvania provides an additional \$0.10 per breakfast or lunch served. All schools that participate in the NSLP or SBP may receive an additional \$0.02 per lunch and schools with more than 20% of their students participating in the SBP may receive an additional \$0.04 per lunch. [22 PA. CONSOL. STAT. § 13-1337.1].	Pennsylvania schools are prohibited from denying a meal to any student who requests one but does not have the money to pay at the time of service. Schools cannot publicly identify or stigmatize students because they have a school meal debt. Communication about a student's school meal debt must be directed to the parent/guardian. Such communication must occur when the student owes money for five or more meals [The school must then make at least two attempts to reach the parent or guardian. (<u>HB 178 2017, P.L. 1142, No.</u> <u>55</u>].	None.
			For students enrolled in grades 9-12, the board of school directors may require schools to direct communications regarding a low balance or money owed to the student if the communications are made individually to the student by appropriate school personnel and are made discreetly. This is in addition to the communication to the parent. (Act 39 of 2018) Schools cannot publicly identify or stigmatize students because they have a school meal debt. Likewise, students cannot be made to do chores or other work to earn a school meal. Schools are	

			prohibited from directing a student to	1
			prohibited from directing a student to	
			discard a meal that has been served to	
			them because they cannot pay for it at	
			the time of service or because they have	
			an existing school meal debt. (Act 55 of	
			2017) For students enrolled in grades 9-	
			12, the board of school directors may	
			require schools to direct communications	
			regarding a low balance or money owed	
			to the student if the communications are	
			made individually to the student by	
			appropriate school personnel and are	
			made discreetly. This is in addition to the	
			communication to the parent. (Act 39 of	
			2018)	
			Staff members are prohibited from	
			discarding a meal that has been served to	
			the student because the student cannot	
			pay for it at the time of service or	
			because they have an existing school	
			meal debt. (Act 55 of 2022)	
RI	Rhode Island requires all	Rhode Island provides additional reimbursement per	All public schools are prohibited from	
	public schools to participate in	breakfast served, which is determined based on	stigmatizing child that are unable to pay	
	the NSLP and SBP [<u>R.I. GEN.</u>	each district's proportion of the number of	for meals [<u>R.I. GEN. LAWS § 16-8-10.2</u>].	
	LAWS § 16-8-10].	breakfasts served in the prior school year. Rhode		
		Island currently provides up to \$270,000 in		
		reimbursements [<u>R.I. GEN. LAWS § 16-8-10.1</u>].		
SC	South Carolina requires all	The state does not provide additional per meal	No formal statewide policy, practices are	Seat Time Requirements:
	public schools to participate in	reimbursements.	decided at the local, district level.	Each elementary school shall
	the NSLP and SBP [<u>S.C CODE</u>			provide students a minimum
1	ANN. § 59-63-710]. However,			of 20 minutes to eat lunch
	a waiver may be given by the			once they have received their

	under certain circumstances [S.C CODE ANN. § 59-63-800].			food. In determining the total length of the lunch period, time to and from the cafeteria, time to go through the line, and time to bus trays at the end of lunch must be considered [S.C CODE. ANN. § 59-10-350].
SD	South Dakota does not mandate participation in federal school meal programs.	The state pays freight and storage of USDA Foods for public schools out of the state match and then prorates distribution of the balance to public schools based on the number of NSLP lunches served [<u>S.</u> <u>DAKOTA LAWS §13-13-10.1</u>].	No formal statewide policy, practices are decided at the local, district level.	None.
TN	Tennessee does not mandate participation in federal school meal programs. However, Tennessee does require all public-school districts to provide a school lunch program. Every school that hosts K-8 students in which 25% or more participated in the school lunch program at a free or reduced price. Every school that does not host K-8 students in which 40% or more students participated in the school lunch program at a free or reduced price [TENN. CODE ANN. § 49-6-2302].	The state does not offer additional per meal reimbursements.	No formal statewide policy, practices are decided at the local, district level.	None.
тх	Texas does not mandate participation in the NSLP or SBP.	The state does not offer additional per meal reimbursements.	Students must be given a grace period for charging meals when the no longer have funds in their student account. Each	Texas Department of Agriculture shall develop a five-year plan with Baylor

	Schools with 10% or more of the students eligible for free or reduced-price meals must make a reimbursable breakfast available to all students. Schools with 80% or more of the students are eligible for a free or reduced- price must offer a free breakfast to all students [TEX EDUC. CODE ANN § 33.901]. Texas does mandate that schools with 50% of NSLP participants receiving free or reduced lunch must offer a summer meal program [TEX. AG. CODE. § 12.0029].		district sets the grace period. During the grace period, the student must receive a meal. Parents must be notified of grace period policy in writing. Parents must be notified when a student has unpaid meal charges and must be given the opportunity to set up a payment plan. Grace period restarts each school year [TEX. EDUC. CODE § 33.908].	University's Texas Hunger Initiative and implement no- cost provisions to increase outcomes in the summer food service program [<u>TEX.</u> <u>AG. CODE. § 12.00291</u>].
UT	Utah requires that any LEA's that participate in the National School Lunch Program must also participate	There are no additional per meal reimbursements. Instead, Utah uses proceeds from its liquor tax (vary yearly) to provide reimbursement for public school meal programs [Utah State Board of Education].	No formal statewide policy, practices are decided at the local, district level.	See information in "School Meal Mandates"
	in the School Breakfast Program. <u>Utah Code 53G-9-205.1</u>			
VT	<u>Act 151</u> requires that public schools offer universal meals	State Funding for Meals Service in CEP – Public SFAs		None.
	through the Community	The State of Vermont will provide an additional reimbursement, known as the Universal Meals		
	Eligibility Provision (CEP) (if	Supplement, for every "paid" meal served. This		
	eligible) or Provision 2 during	additional reimbursement will equal the amount		
	School Year 2022-2023, and it	between the "paid" and the "free" reimbursement		
	provides state funding to do	rate. Effectively, this means that the SFA will receive		
	so. Act 151 also provides state	the "free" reimbursement rate for every		
	funding for meals served to	reimbursable meal served. State and federal funds		

	publicly funded students at approved independent schools if those schools choose to offer universal meals through CEP or Provision 2. Finally, Act 151 eliminates the exemption process from the state requirement that all public schools offer the National School Lunch Program (NSLP) and School Breakfast Program (SBP). <u>Implementation of Act 151 - Universal Meals</u> for School Year 22-23.	 will be paid out at the same time when the SFA submits the monthly claim for reimbursement in the Harvest Child Nutrition System. If the ISP is 62.5% or higher, the SFA will not receive the Universal Meals Supplement funding as all meals will receive the "free" reimbursement rate from the federal government. <u>State Funding for Meals Served in CEP – Approved</u> <u>Independent School SFAs</u> On the monthly claim for reimbursement, the approved independent school SFAs participating in CEP will be asked to report the number of publicly funded students enrolled as of the end of that month. The Harvest Child Nutrition System will multiply this reported number by the current enrollment to determine the percentage of students who are publicly funded. The result will be multiplied by the number of meals that will receive the Universal Meals Supplement. If the ISP is 62.5% or higher, the SFA will not receive the Universal Meals Supplement funding as all meals will receive the "free" reimbursement from the federal government. 		
VA	Each school board shall require each public elementary and secondary school in the local school division to participate in the federal National School Lunch Program and the federal		Virginia prohibits school board employees from requiring a student who cannot pay for a meal to work to pay for meals, to be physically identified as owing for school meals, and prohibits lawsuits filed against the student or the student's parent for inability to pay or	Each local school board that collects information to determine eligibility for participation in the SBP or the NSLP administered by the U.S. Department of Agriculture shall establish

School Breakfast Program	owing debt.	and post prominently on its
administered by the U.S.	Virginia also requires school board	website a web-based
Department of Agriculture.	employees to communicate directly with	application for student
[VA. CODE ANN. § 22.1-79.7:1]	the parent regarding student debt and	participation in such program
	permits this communication to be sent	and shall continue to provide
All schools eligible for the	home with the student.	a paper-based application.
Community Eligibility	Denying students who owe meal debt or	[VA. CODE ANN. § 22.1-
Provision must apply to	cannot pay for a meal from participating	207.2:2]
participate. Waivers are	in extracurricular school activities is	
available for schools for which	prohibited.	A meal must be provided to
the program is not financially	School boards are permitted to solicit	any student who requests
viable. [VA. CODE ANN. § 22.1-	donations for the purpose of eliminating	such a meal, regardless of
207.4:1]	or offsetting meal debt. [VA. CODE ANN.	whether such student has the
	§ 22.1-79.7]	money to pay for the meal or
All schools with 50% or more		owes money for meals
enrolled students who are		previously provided, unless
free or reduced-price certified		the student's parent has
during the previous and offers		provided written permission
educational enrichment		to the school board to
activities school year must		withhold such a meal from
participate in the Afterschool		the student. [VA. CODE ANN.
Meal Program. [VA. CODE		<u>§ 22.1-79.7:1]</u>
ANN. § 22.1-207.4:2]		
		Each public elementary or
		secondary school shall
		process each web-based or
		paper-based application for
		participation in the SBP or
		the NSLP within six working
		days after the date of receipt
		of the completed application.
		[VA. CODE ANN. § 22.1-
		207.2:2]

				Each school board may distribute excess food to enrolled students eligible for the SBP or the NSLP who the school board determines are eligible to receive excess food or may develop a policy for donating excess food. [VA. CODE ANN. § 22.1- 207.3:1].
WA	 Participation: Public schools that serve students in grades K-4 must implement a lunch program where 25% or more of the enrolled students would qualify for free or reduced-price meals. The SBP is mandated for public schools with more than 40% of students qualifying for free or reduced-price meals price meals. [WASH. REV. CODE § 28A.235.160]. Breakfast After the Bell: Public schools are mandated to implement a "breakfast after the bell" program in all schools that have 70% or more of their enrollment qualifying for free and reduced-price meals. In addition, public schools must download direct 	\$11.5 million in state funding provides reimbursement for all K-12 reduced price lunches and breakfasts copays, eliminating the cost for families. This funding also provides supplemental reimbursement for each free and reduced-price breakfast served and competitive grants to support breakfast programs and summer meals. Washington also provides funding for summer promotion and support [WASH. REV. CODE § 28A.150.265]. State money is provided to supplement federal funding in CEP schools with a Free Claiming Percentage (ISP * 1.6) under 100% to bring per-meal reimbursement up to the federal Free rate for all meals.	Washington prohibits any school district personnel from taking any action that would publicly identify a student who cannot pay for a school meal or for meals previously served to the student, including requiring the student to wear a wristband, hand stamp, or other identifying marker, or by serving the student an alternative meal. [WASH. REV CODE § 28A.235.270].	Seat Time Requirements: The school breakfast and school lunch periods shall allow a reasonable amount of time for each child to take care of personal hygiene and enjoy a complete meal [WAC § 392-157-125].

	certification data once per			
	month. [WASH. REV. CODE §			
	28A.235.200].			
	CEP Mandate: Beginning in SY			
	22-23, all eligible schools are			
	required to operate the			
	Community Eligibility			
	Provision (CEP). Districts are			
	also required to group-in			
	schools that would not be			
	eligible on their own. [<u>RCW</u>			
	<u>28A.235.300</u>].			
WV	West Virginia requires schools	West Virginia provides no additional state funding	Counties are prohibited from penalizing	Seat Time Requirements:
	to participate in the NSLP and	for meal reimbursements. However, West Virginia	students due to unpaid and/or	West Virginia has mealtime
	SBP. All schools are required	has Public-private partnerships that help cover	outstanding meal debt. This includes	regulations that require
	to adopt policies and	additional costs for schools to be able to offer free	denial of meals, prohibition of	adequate time for student
	procedures that ensures all	breakfast or lunch to all students. The state agency	participating in extra-curricular activities,	meal consumption. Each
	students are given an	can create a nonprofit foundation to help county	the denial of participation in graduation,	student shall be allowed a
	adequate opportunity to eat	boards of education raise funds to cover the costs	and/or the refusal of transcript requests.	minimum of ten minutes for
	breakfast including "grab and	[<u>W. VA. CODE § 18-5D-4</u>].	Students shall not be denied a meal or	breakfast and 20 minutes for
	go," "Breakfast in the		served an alternative meal as a result of	lunch after the student
	classroom," and "breakfast		unpaid meal debt. All communication	received the meal [<u>W. VA.</u>
	after the bell" [<u>W. VA. CODE §</u>		addressing financial matters shall be	<u>CODE § 126-86-8</u>].
	<u>18-5D</u>].		directed to parents/guardians. Practices,	"The Shared Table"
			including putting stickers or wristbands	encourages schools to collect
			on children to remind parents/guardians	unused food appropriate for
			to pay unpaid fees are prohibited.	redistribution, and make that
			Schools are prohibited from identifying or	food available throughout
			stigmatizing students with meal debt or	the day to students who may
			require them to complete chores or work	be hungry, to provide a
			in exchange for meals [W. VA. C.S.R §126-	method for discrete
			<u>86-14.1</u>].	distribution of that food to
				be taken home by kids with
				food insecurity, and to

				donate any unused food to local food pantries and other entities that distribute food to those in need [W. VA. <u>CODE § 18-5D-5</u>]. <u>HB 3073</u> Establishes the West Virginia Emergency School Food Act. Encourages schools/county boards of education to have emergency plans to feed children when access to school meals is disrupted.
WI	Wisconsin does not mandate participation in school meal programs.	Wisconsin reimburses each school board \$0.15 for each breakfast and lunch served at a school that meets the federal school nutrition requirements [WIS. STAT. § 115.341]. The Wisconsin School Day Milk Program (WSDMP) reimburses schools for a portion of costs for serving milk to Pre-K through 5 th students who are eligible for free or reduced-price meals. Only one half-pint of milk may be claimed per eligible student per school day. By State law, no charge can be made to those students who qualify for free and reduced- price meals and are receiving free milk under the WSDMP [WIS. STAT. § 115.343].	All school shall provide a quality meal to each pupil who requests one, regardless of the pupil's ability to pay for the quality meal and may not give the pupil an inferior meal in place of a quality meal. The state requires schools from taking certain actions against any student unable to pay for meals and requires schools to provide information and take certain actions related to free or reduced-price meal applications [WIS. STAT. § 115.3415].	None.
WY	Wyoming does not mandate participation in school meal programs.	Wyoming provides no additional state funding for meal reimbursements.	No formal statewide policy, practices are decided at the local, district level.	None.