The Supplemental Nutrition Assistance Program, soda, and USDA policy: who benefits.

Commentary
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The Supplemental Nutrition Assistance Program, Soda, and USDA Policy Who Benefits?

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Full Text
In a controversial decision dated August 19, 2011, the US Department of Agriculture (USDA) denied a request by New York state to conduct a pilot project with New York city that would have eliminated Supplemental Nutrition Assistance Program (SNAP, formerly known as food stamps) benefits for sugar-sweetened beverages.1 California, Nebraska, Illinois, Pennsylvania, Minnesota, Michigan, Vermont, and Texas have either requested such permission or urged Congress to grant states more flexibility to set standards for what can and cannot be purchased with SNAP benefits, but thus far no such request has been granted.
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The Food Stamp Act of 1964 was designed to help feed needy people at a time when hunger was one of the nation’s main dietary problems. Nearly 50 years later, while hunger still exists, the program has adapted slowly to a changing nutritional environment. Among low-income young children in the United States, the prevalence of overweight and obesity now exceeds underweight by about 7 to 1. In its proposal, New York argued that sugar-sweetened beverage consumption causes obesity and diabetes and that government cannot afford to subsidize disease-promoting behaviors. The federal and state governments through Medicare and Medicaid bear high and increasing health care costs from diet-related disease, yet through the SNAP program buy an estimated $4 billion worth of sugar-sweetened beverages every year.

New York City Mayor Michael Bloomberg reacted to the USDA denial letter by saying, “We think our innovative pilot would have done more to protect people from the crippling effects of preventable illnesses like diabetes and obesity than anything being proposed anywhere else in this country—and at little or no cost to taxpayers.” New York City Health Commissioner Thomas Farley said the denial “really calls into question how serious the USDA is about addressing the nation’s most serious nutritional problem.”

Opposition to the New York proposal came from some surprising and not so surprising groups. With billions of dollars at stake annually, the beverage industry was predictably opposed. A spokesperson for the American Beverage Association said, “It’s another attempt for government to tell people what they can and can’t drink. Singling out one specific item is discriminatory and unfair.” Objections also came from several prominent anti-hunger groups. The Food Research and Action Center predicted that New York’s policy would harm the poor by causing SNAP recipients to “feel a stigma and make them less likely to want to participate in the program.”

In its letter to the state of New York, the USDA raised several operational and scientific concerns, including that (1) the city’s retailers may not be prepared to implement the new policy, (2) a clear system had not been established to determine which products would be affected, and (3) the proposal lacked rigorous methods to assess changes in sugar-sweetened beverage consumption resulting from the new policy and the effects of those changes on obesity and health. Although these points are legitimate, they could likely be addressed through straightforward administrative measures, public health surveillance, and quasi-experimental research.

The USDA also expressed concern about possible stigmatization of SNAP recipients. Anticipating this issue, New York City officials stated that “SNAP program’s electronic benefit card looks and acts like a credit or debit card” and that the card presently “covers only some of the items in a typical shopping cart, so program participants are already accustomed to supplementing their purchases with personal funds.” This issue, addressed by Barnhill, warrants examination in pilot projects. In addition, the USDA argued that “[a] change of this magnitude should be tested on the smallest scale appropriate to minimize any univ-
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