Arizona Coordinated
Hunger Relief Program

The Emergency Food Assistance Program (TEFAP)
Commodity Senior Food Program (CSFP)
Policy and Procedure Manual
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Section 1: State Contact Information

State Agency: Arizona Department of Economic Security (ADES)
Division of Aging and Adult Services (DAAS)
Coordinated Hunger Relief Program (CHRP)

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Program Manager: 602-771-2790
Program Specialist: 602-771-2788
Use of Manual

The Arizona Department of Economic Security (ADES) Coordinated Hunger Relief’s (CHRP) The Emergency Food Assistance Program (TEFAP) and Commodity Senior Food Program (CSFP) Policy and Procedure Manual is intended for the use of Regional Food Banks (RFBs), their agency distribution sites (DSs) and congregate meal sites (CMSs) that participate in the distribution of the United States Department of Agriculture (USDA) commodity distribution. The purpose of this manual is to serve as a guide for the Code of Federal Regulations (CFRs), Federal and Nutrition Service (FNS) policies pertaining to TEFAP and CSFP as well as outline discretionary state policies and procedures for program implementation by RFBs and DSs.

The Code of Federal Regulations (CFR) (TITLE 7 CFR, Subtitle B, Chapter II, Subchapters A & B, Parts §247, §250 & §251) outlines the government program requirements for TEFAP and CSFP. §247.1 to §247.37 outlines CSFP while §250.1 to §250.71 relates to the Donation of Foods for Use in the United States, its Territories and Possessions and Areas Under Its Jurisdiction. §250.1 to §251.10 regulates TEFAP. Throughout this manual, parenthetical notations are provided for all references to Federal regulations. You may call the CHRP TEFAP and CSFP Program Specialist for further clarification. The CFRs can be found at  [https://www.ecfr.gov](https://www.ecfr.gov)

This Policy and Procedure Manual is a living document in that it contains current TEFAP and CSFP program policies and procedures required by the USDA and ADES. CHRP may clarify or add policies and procedures as situations arise in the field that prompt the need for further interpretation and/or greater program structure or if any changes in CFRs occur. In keeping with the CFR approach toward simplification and flexibility, this manual, in some instances, provides the spirit of certain policies and procedures rather than dictations as to how to meet the law to allow for discretion at the local level. ADES/CHRP’s primary mission is to distribute USDA commodities to the agencies, households and individuals in need of food assistance and to treat our participants with dignity and respect.

It is the responsibility of the RFB to:

- Read this manual carefully and apply the policies and procedures herein with good judgement
- Stay current with subsequent ADES/CHRP policy and information notices issued after the creation of this manual and adhere to the policies and procedures therein
- Contact the ADES/CHRP TEFAP and CSFP Program Specialist when further clarification is needed
### Section 2: Definition of Terms and Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>7 CFR §247</td>
<td>The USDA’s regulations pertaining to Commodity Supplemental Food Program.</td>
</tr>
<tr>
<td>7 CFR §250</td>
<td>The USDA’s regulations pertaining to the donation of foods for use in USDA food distribution programs.</td>
</tr>
<tr>
<td>7 CFR §251</td>
<td>The USDA’s regulations pertaining to The Emergency Food Assistance Program.</td>
</tr>
<tr>
<td>AAC</td>
<td>Arizona Administrative Code</td>
</tr>
<tr>
<td>ADE</td>
<td>Arizona Department of Education</td>
</tr>
<tr>
<td>ADES</td>
<td>Arizona Department of Economic Security</td>
</tr>
<tr>
<td>ADHS</td>
<td>Arizona Department of Health Services</td>
</tr>
<tr>
<td>AHCCCS</td>
<td>Arizona Health Care Cost Containment System</td>
</tr>
<tr>
<td>Applicant</td>
<td>Any person who applies in writing, electronically, verbally, or through a designated representative for participation in an FNS federally assisted or conducted program. Applicants include CSFP program participants applying for recertification.</td>
</tr>
<tr>
<td>Bonus Foods</td>
<td>Section §32, Section §416, and Section §709 donated foods which are purchased under surplus removal or price support authority and provided to RFBs in addition to legislatively authorized levels of assistance.</td>
</tr>
<tr>
<td>Bill of Lading (BOL)</td>
<td>Documentation of the contents of a shipment and other pertinent information as required in the contract of carriage.</td>
</tr>
<tr>
<td>Bulkhead</td>
<td>A divider wall used to separate shipments inside a commercial trailer.</td>
</tr>
<tr>
<td>Carrier</td>
<td>A commercial enterprise that transports USDA Foods from one location to another but does not store such foods.</td>
</tr>
</tbody>
</table>
Caseload: The number of persons the state may serve on an average monthly basis over the course of the caseload cycle (January 1 through the following December 31).

Certification Period: The time that a participant may continue to receive CSFP program benefits without review of his or her eligibility.

CFR: Code of Federal Regulation

Charitable Institution: An organization which is:

1. Public, or
2. Private, possessing tax-exempt status pursuant to §251.5(a)(3); and
3. Not a penal institution (this exclusion also applies to correctional institutions which conduct rehabilitation programs); and
4. Provides food assistance to needy persons (§251.3).

CHRP: Coordinated Hunger Relief Program of Arizona

Civil Rights: The nonpolitical rights of a citizen; the rights of personal liberty guaranteed to U.S. citizens by the 13th and 14th Amendments to the U.S. Constitution and by acts of Congress.

CMS: Congregate Meal Site

Commodities: Nutritious foods purchased by the USDA to supplement the diets of program participants. Also, Foods donated, or available for donation, by USDA under any of the legislation pertaining to Title 7 CFR, Parts §247, §250, and §251 (§250.3).

Complainant: Any person or group of persons who allege discrimination in the delivery of program benefits or services by a state agency, local agency (RFB) or other subrecipient.

Complaint: A verbal or written allegation of discrimination that indicates an FNS-conducted or -assisted program is administered or operated in such a manner that it results in disparity of
treatment or services being provided to person or groups of persons because of their protected bases.

Consignee:
The receiving RFB (also known as eligible recipient agency) to which commodities is shipped. Sometimes referred to as the receiver.

Contract Value:
The price assigned by the USDA to a donated food which must reflect the USDA’s current acquisition price. This may alternatively be referred to as the USDA purchase price.

CHRP:
Coordinated Hunger Relief Program. Part of DAAS in ADES

CSFP:
Known on the Federal level as the Commodity Supplemental Food Program. Known in Arizona as the Commodity Senior Food Program.

DAAS:
Division of Aging and Adult Services

DBME:
Division of Benefits and Medical Eligibility

Demurrage:
A penalty charge assessed for product delayed beyond a specified free time.

Department:
The U.S. Department of Agriculture

Detention Charge:
A penalty charge assessed by motor carriers or piggyback companies for detaining equipment beyond a specified free time. Mechanical detention occurs when rail cars are detained beyond a specified free time.

Disability:
A physical or mental impairment that substantially limits one or more of an individual’s major life activities, having a record of such impairment, or being regarded as having such an impairment.

Disaster:
A Presidentially declared disaster or emergency, in accordance with Section §412 or §413 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5179-5180), in which Federal assistance, including
donated food assistance, may be provided to persons in need of such assistance as a result of the disaster or emergency.

**Disaster Organizations:** An organization authorized by FNS or the state officials to provide assistance to survivors of a disaster or a situation of distress.

**Discrimination:** The act of distinguishing one person or group of persons from others, either intentionally, by neglect, or by the effect of actions or lack of actions based on their protected bases.

**Disqualification:** The act of ending CSFP program participation of a participant as a punitive action.

**Distribution Site:** Location(s) where RFB or a local agency that distributes commodities to needy persons for household consumption or serve prepared meals to needy persons (§251.3).

**Donated Foods:** Foods purchased by the USDA for donation in food assistance programs, or for donation to entities assisting eligible persons, in accordance with legislation authorizing such purchase and donation. Donated foods are also referred to as USDA Foods.

**Dual Participation:** The simultaneous participation by an individual in CSFP at more than one CSFP participation site.

**Dunnage:** Material used to protect or support freight during transit.

**Elderly:** Persons at least 60 years of age.

**Emergency Feeding Organization (EFO):** An organization which provide nutrition assistance to relieve situations of emergency and distress through the provision of food to needy persons, including low-income and unemployed persons. Emergency feeding organizations have priority over other local agencies in the distribution of TEFAP commodities pursuant to §251.4(h).

**Emergency Food Box**
(EFB): A supply of emergency food which consists of USDA TEFAP commodities, private donations, gleaned or purchased food for eligible household or individual home use.

Federal Fiscal Year (FFY): The period of October 1 through the following September 30.

FPL: Federal Poverty Level

Floor Loaded: Commodities that are not on pallets, including slip-sheeted and floor stacked.

FNS: Food and Nutrition Service

Food Insecurity: A household-level economic and social condition of limited or uncertain access to adequate food.

Food Package Maximum Monthly Distribution Rate: The highest allowable quantity, on a per-person-per-month basis, for each food item in a CSFP food box.

Food Pantry: A public or private nonprofit organization that distributes food to low-income and unemployed households, including food from sources other than the Department of Agriculture, to relieve situations of emergency and distress. Also referred to as a Local Agency.

Food Recall: An action to remove food products from commerce, warehouses or storage spaces when there is reason to believe the products may be unsafe, adulterated, or mislabeled. The action is taken to protect the public from products that may cause health problems or possible death.

Food Security: Access by all people at all times to enough food for an active, health life.

Fraud: The deliberate practice of deception in order to gain something unlawfully or unfairly. For CSFP, fraud is defined as any of the following:

1. Intentionally making false or misleading statements to obtain CSFP commodities.
2. Intentionally withholding information to obtain CSFP commodities.
3. Selling CSFP commodities or exchanging them for nonfood items.

**Free Time:**
The amount of time established by carriers for the unloading of freight before penalty charges apply.

**Gross Income:**
The total of income received prior to deductions for items such as income taxes, employees’ social security taxes and insurance premiums.

**Gross Weight:**
The weight of an article, together with the weight of its container and the material used for packing.

**Household:**
Any of the following individuals or groups of individuals, exclusive of borders or residents of an institution:

1. An individual living alone;
2. An individual living with others, but customarily purchasing food and preparing meals for home consumption separate and apart from the others;
3. A group of individuals living together who customarily purchase and prepare meals in common for home consumption; and
4. Other individuals or groups of individuals, as provided in FNS regulations specific to particular food assistance programs.

**Household Programs:**
Programs which provide USDA Foods to participants for home consumption, including CSFP and TEFAP.

**Hunger:**
A potential consequence of food insecurity that, because of prolonged, involuntary lack of food, results in discomfort, illness, weakness or pain that goes beyond the usual uneasy sensation.

**In-kind Replacement:**
The replacement of a loss of donated food with the same type of food of U.S. origin, of equal or better quality as the donated food, and at least equal in value to the lost donated food.

**Investigation:**
Formal gathering of facts by the appropriate Office of Civil Rights (OCR) or other authorized government agency or
private contractor that will refute or substantiate an allegation of discrimination.

**IRS:**
U.S. Department of the Treasury Internal Revenue Service

**Lading:**
The freight which consists of a load.

**Limited English Proficiency (LEP) Persons:**
Individuals who do not speak English as their primary language and who have a limited ability to read, speak, write, or understand English. Recipients of Federal financial assistance (State, RFBs, DSs, etc.) have a responsibility to take reasonable steps to ensure meaningful access to their program and activities by person(s) with limited English proficiency.

**Link2Feed:**
The State required participant database to collect essential data for reporting and to trend food security in Arizona.

**Local Agency:**
An organization which is:

1. Public, or
2. Private, possessing tax exempt status pursuant to §251.5(a)(3); and
3. Not a Penal Institution; and
4. Provides food assistance
   i. exclusively to need persons for household consumption who self-declare eligibility requirements (§251.5 (b))
   ii. predominantly to needy person in the form of prepared meals (§251.5(a)(2))
5. In an agreement with an RFB pursuant to §251.2(c) for the receipt of commodities
6. Falls into one of the following categories:
   i. Emergency feeding organization (food bank, food pantries and soup kitchens);
   ii. Charitable Institutions (including hospitals and retirement homes);
   iii. Summer camps for children, or child nutrition programs providing food service;
iv. Nutrition projects operating under the Older Americans Act of 1965 (Nutrition Program for the Elderly), including projects that operate congregate Nutrition sites and projects that provide home-delivered meals; and

v. Disaster relief programs.

**Lumper Fee:** A fee assessed by a carrier to the consignee or vice versa for unloading a shipment. Lumper fees are not permitted when receiving USDA Foods.

**Multi-food Shipment**
A shipment from a Federal storage facility that usually includes more than one type of donated food.

**National Multi-food Warehouse (NMFW):** A Federally contracted storage facility that includes more than one type of USDA Food.

**Needy Persons:** Persons provided service by charitable institutions, who, because of their economic status, need food assistance (§250.3).

**Net Weight:** The weight of an article clear of packing and container.

**NOAA:** Notice of Adverse Action; a written notification mailed to a participant’s address of record or given directly to a participant, explaining the details of a negative action taken on a participant’s eligibility and an explanation as to their right to appeal the action through the fair hearing process.

**Noncompliance:** The finding that any federal or state requirement, as interpreted by regulations, policy, state agency, local agency, or other subrecipient guidelines; has not been satisfied.

**Nonprofit Agency**
A private agency or organization with tax-exempt status under the Internal Revenue Code, or that has applied for tax-exempt status with the Internal Revenue Service.

**Out-of-Condition Foods:** Donated foods that are no longer fit for human consumption as a result of spoilage, contamination, infestation, adulteration, or damage.
**Pallet:**  A small portable platform for holding material for storage or transportation.

**Pallet Exchange:**  To trade pallets of equal quantity and quality for those delivered with shipment.

**Palletize:**  To place commodities on a pallet.

**Participants:**  Persons receiving donated foods, or a meal containing donated foods, provided by RFB or Local Agency. May also be referred to as Recipients.

**Piggyback:**  The transportation of a trailer or container on railroad flat cars.

**Pinwheeling:**  The process of arranging pallets on a truck with varied positioning, when dealing with items of different sizes. Pinwheeling is not permitted for shipments originating from the National Multi-Food Warehouse.

**Pool Car:**  A rail car loaded, sent to a trans-load or break-bulk point, and transferred into trucks for final delivery, usually to different locations.

**Privately Donated Products:**  Products that are donated by private individuals and organizations to TEFAP.

**Protected Bases:**  The bases for nondiscrimination are race, color, national origin, age, disability, or sex. SNAP and Food Distribution Program on Indian Reservations (FDPIR) also prohibit discrimination on the basis of political beliefs or religion.

**Proxy**  Any person designated by a program participant to obtain supplemental foods on behalf of the participant.

**Refused Shipment Request:**  A State Agency request to FNS to refuse all or part of a shipment due to out-of-condition USDA Foods. FNS in turn notifies the appropriate Contracting Office. In cases of issues
relating to the integrity of high security seals (see Inspecting the Shipment), shipments must be refused by the consignee.

**Rejected Shipment:** Official Contracting Office designation, upon consideration of a State Agency refused shipment request regarding out-of-condition USDA Foods.

**RFB:** Regional Food Bank(s). An RFB is a public or charitable institution that maintains an established operation involving the provision of food or edible commodities, or the products of food or edible commodities, to food pantries, soup kitchens, hunger relief centers, or other food or feeding centers that, as an integral part of their normal activities, provide meals or food to feed needy persons on a regular basis. Also known as eligible recipient agency or distributing agency.

**Sales Order:** An order for a specific USDA Food that includes the material description, quantity, delivery period, and destination, and that is identified by a specific code.

**Sales Order Number:** A state order number for a specific commodity designating quantity, delivery period and destination.

**Seal:** A device applied to freight car or motor vehicle door fastening to show that tampering has not taken place between the time of application of fastening and breakage of seal.

**Similar Replacement:** Replacement of lost donated foods with a quantity of similar foods of U.S. origin of the same types as those normally donated by USDA and of at least equal monetary value to USDA’s cost of replacing the lost foods (§250.3).

**Situation of Distress:** A natural catastrophe or other event that does not meet the definition of disaster but that in the determination of the State, or of FNS, as applicable, warrants the use of donated foods to assist survivors of such catastrophe or other event. A situation of distress may include, for example, a hurricane, flood, snowstorm or explosion.

**Slip Sheet:** A piece of material, intended to reduce friction between a product and commercial trailer floor, used in place of a pallet.
SNAP: Supplemental Nutrition Assistance Program. Formerly known as Food Stamps.

Soup Kitchen: A public or charitable institution that, as an integral part of the normal activities of the institution, maintains an established feeding operation to provide food to needy homeless persons on a regular basis.

Split Shipment: A shipment of donated foods from a vendor that is split between two or more RFBs or Local Agencies and that usually includes more than one stop-off or delivery location.

State: State of Arizona

State Agency: ADES – the agency designated by the State of Arizona to administer TEFAP and CSFP at the State level in accordance with an agreement with FNS, and with the requirements in the Code of Federal Regulations, as applicable.

State Fiscal Year: The period of July 1 through the following June 30.

State Option: Federally-granted discretionary policy decisions enabling the State to adjust program requirements in the interest of targeting benefits to those most in need and streamlining program operations.

State Plan: The annual State Plan of TEFAP and CSFP administration and operations as submitted to and approved by USDA/FNS; also known as “Plan” or “the Plan.”

Storage Facility: A publicly-owned or nonprofit facility or a commercial enterprise that stores donated foods or end products, and that may also transport such foods to another location.

Subrecipient: Any agency, organization, or corporation that receives Federal financial assistance indirectly from FNS. Examples of subrecipients include but are not limited to agencies of regional food banks, congregate meal sites, or any organization that has contract with RFB.

Tailgate: To move freight to the back end of the trailer for unloading.
**TANF:** Temporary Assistance for Needy Families; a Federal program designed to aid families in achieving self-sufficiency by providing financial benefits and support services to qualified households.

**Tariff:** A carrier’s printed price list showing transportation charges and services.

**TEFAP:** The Emergency Food Assistance Program

**Unitize:** To band together and/or stretch or shrink-wrap cartons, cases, or bag goods into a single unit and place on a pallet or platform for shipping.

**Vendor:** A commercial food company from which the Department purchases foods for donation.

**WBSCM:** Web-Based Supply Chain Management, an integrated food purchasing, tracking and ordering system used by USDA and its customers, vendors, suppliers, and transportation personnel.

**WBSCM Notification:** WBSCM Requisition Line Items have been shipped to recipient.

**WIC:** The USDA supplemental nutrition program for Women, Infants, and Children which provides Federal grants to states for supplemental foods, health care referrals, nutrition education for low-income pregnant, breastfeeding and non-breastfeeding postpartum women, and to infants and children up to age five who are found to be at nutritional risk.

**WRO:** Western Region Office of the USDA of which the State of Arizona is a part.
Section 3: Program Descriptions and History

The Emergency Food Assistance Program (TEFAP)

TEFAP is a Federal program administered by the United States Department of Agriculture (USDA) Food and Nutrition Service (FNS). This program helps supplement the diets of low-income Americans by providing them with emergency assistance at no cost. The USDA purchases a variety of nutritious, high-quality USDA Foods, and makes those foods available to the Arizona Department of Economic Security (ADES). The amount of food that Arizona receives out of the total food available is based on the number of unemployed persons and the number of people with incomes below the poverty level in the State.

ADES / Coordinated Hunger Relief Program (CHRP) enters into contractual agreements with Regional Food Banks (RFBs) which in turn distribute the food to Local Agencies such as soup kitchens and food pantries that directly serve the public. These distribution sites (also known as local agencies) distribute USDA Foods to eligible recipients for household consumption or use them to prepare and serve meals in a congregate setting.

TEFAP History

TEFAP was first authorized in 1981 to distribute foods purchased by USDA to support agriculture markets for household use. The program was designed to help reduce Federal food inventories while assisting low-income persons. Food inventories had largely been depleted by 1988. Therefore, the Hunger Prevention Act of 1988 authorized funds to be appropriated for the purchase of USDA Foods specifically for TEFAP. Foods acquired with appropriated funds are in addition to any ‘bonus’ foods purchased by the USDA to support agriculture markets. The program was formally named The Emergency Food Assistance Program under the 1990 Farm Bill. TEFAP funding is now appropriated by Congress every five years through the Farm Bill.

Commodity Supplemental (Senior) Food Program (CSFP)

CSFP works to improve the health of low-income elderly persons at least 60 years of age by supplementing their diets with nutritious USDA Foods. CSFP is administered at the Federal level by FNS, an agency of the USDA. Through CSFP, USDA distributes both food and administrative funds to participating states and Indian Tribal Organizations (ITOs). CSFP food packages do not provide a complete diet, but rather are good sources of the nutrients typically lacking in the diets of low-income elderly persons. CSFP is authorized under Section 4(a) of the Agriculture and Consumer Protection Act of 1973.

ADES administers CSFP and distributes it to contracted Regional Food Banks (RFBs) who then distribute to Distribution Sites (also known as local agencies) that determine the eligibility of applicants, distribute the foods, and provide nutrition education. Distribution
Sites also provide referrals to other welfare, nutrition, and healthcare programs such as WIC, SNAP, AHCCCS, and Medicare.

CSFP History
During the 1960s and 1970s, several laws were enacted to create programs with USDA Foods which were designed to meet the food needs of specific segments of the population. CSFP—originally intended to supplement the diets of low income pregnant and breastfeeding women, other new mothers up to one year postpartum, infants, children up to age six and seniors—was authorized during this period in the Agriculture and Consumer Protection Act of 1973 (Pub. L. 93-86).

The Agricultural Act of 2014 (Pub. L. 113-79) brought a change to CSFP in that women, infants and children who applied to participate in CSFP on February 7, 2014, or later were no longer eligible for certification. Women, infants and children who were certified and receiving CSFP benefits as of February 6, 2014 remained eligible for continuing certification, until they were no longer eligible under program rules in effect on February 6, 2014.

CSFP now focuses on improving the health of low-income seniors at least 60 years of age by supplementing their diets with nutritious USDA Foods and providing administrative funds to participating states and Indian Tribal Organizations. (Food and Nutrition Service Nutrition Program Fact Sheet, January 2016).

Participation in CSFP does NOT preclude or prevent a client from simultaneously participating in other nutrition programs such as TEFAP, SNAP and the Senior Farmers’ Market Nutrition Program, provided the eligibility requirements for those programs are met. (USDA Food Distribution National Policy Memorandum FD-096).
Section 4: Arizona State Plans and Program Administration

TEFAP State Plan

ADES/CHRP must submit to the USDA/FNS Regional Office a State Plan, and any changes, that contain a distribution plan. The distribution plan AZ TEFAP Plan 2017-2018 contains:

- A designation of the State agency responsible for distributing USDA commodities and administrative funds, with the agency address (for AZ this is ADES/CHRP)
- A plan of operation and administration to expeditiously distribute USDA commodities
- A description of the standards of eligibility for recipient agencies, including any sub-priorities within the two-tier priority system
- A description of the criteria established by ADES/CHRP that must be used by RFBs and DSs to determine the eligibility of households to receive USDA commodities (7 CFR, §251.6)

CSFP State Plan

The State plan describes how ADES/CHRP will operate CSFP and the caseload needed to serve participants. ADES/CHRP develops the State Plan and submits it to the USDA/FNS for approval. Approved State Plans are considered PERMANENT (i.e., a new plan is not required to be submitted each year). The Plan must be approved prior to Federal assignment of caseload or distribution of administrative funds. Plan approval does not guarantee that USDA/FNS will provide caseload or funding.

When changes to the Plan are required, ADES/CHRP may submit Plan amendments to USDA/FNS. Situations requiring an amendment include, but are not limited to:

- A request for additional caseload
- An adjustment to program operations or administration
- A new Federal law or policy conflicts with the State Plan
- A current Federal law or policy is revised and comes into conflict with the State Plan

The State Plan must include, at a minimum, the following components:

- The names and addresses of all RFBs with which ADES/CHRP has entered into agreement for CSFP participation
- The name and addresses of all DSs with which RFBs have entered into agreement for CSFP commodity distribution
- A description of plans for serving participants and the caseload needed to serve them
- A description of plans for conducting outreach to seniors
• A description of the system for storing and distributing commodities
• A description of plans for providing nutrition education to participants
• A description of the means by which ADES/CHRP will use in determining if the pursuit of a claim against a participant is cost effective
• A description of the means by which the needs of homebound seniors will be met
• Copies of all agreements ADES/CHRP has entered into, as related to CSFP

See Arizona CSFP State Plan FFY 2018 in the Documents Center on the ADES website.

Program Administration Responsibilities

State Administration of USDA programs
ADES/CHRP is responsible for administering TEFAP and CSFP at the State level. ADES/CHRP is also responsible for:

• Complying with civil rights requirements
• Completing and submitting State Plans to USDA/FNS
• Determining CSFP caseload needs and submitting caseload requests to USDA/FNS
• Assigning TEFAP distribution and CSFP caseload and allocating administrative funds to RFBs
• Selecting RFBs to administer TEFAP and CSFP in local areas of the State
• Entering into required agreements
• Ordering commodities for distribution
• Providing guidance to RFBs on all aspects of program operations, as needed
• Establishing program eligibility requirements, when the requirement is a State option
• Establishing procedures for resolving complaints about commodities
• Establishing a management review system (monitoring) and conducting reviews of RFBs
• Maintaining accurate and complete records
• Establish a financial management system that effectively accounts for funds received and distributed for program administration
• Establishing standards for, determining and pursing claims against participants
• Ensuring that program participation does not exceed Arizona’s CSFP caseload allocation on an average monthly basis
• Ensuring compliance with Federal audit requirements
• Conduction program outreach

ADES/CHRP can delegate certain functions to RFBs. However, the establishment of State options and the management review system, along with conducting reviews, must remain at the State level (7 CFR, §247.3(b)).
Regional Food Bank Administration of USDA Programs
RFBs are responsible for administering TEFAP and CSFP at the local level. For RFBs, this includes selecting and maintaining TEFAP and CSFP agreements with DSs, RFBs are also responsible for:

- Complying with civil rights requirements
- Entering into required agreements with ADES/CHRP and DSs
- Storing commodities in accordance with all Federal, State and local food storage requirements
- Establishing internal procedures for resolving complaints about commodities
- Maintaining accurate and complete records
- Conducting program outreach
- Certifying applicants in accordance with Federal and State established program eligibility criteria
- Complying with Federal and State established fiscal and operational requirements
- Ensuring that participation does not exceed assigned caseload if Federal program has caseload requirements
- Distributing commodities in accordance with the current food package minimum (TEFAP) and maximum (CSFP) monthly distribution rate depending on program
- For CSFP, providing nutrition education and information on the availability of other nutrition and health assistance programs to participants
- Informing participants of their program rights and responsibilities
- Meeting the special needs of homebound clients, especially for CSFP, to the extent possible
- Pursuing claims against participants
Section 5: Allocations

TEFAP Allocation and Transfer of Commodities

USDA Funding Formula for States
The amount of funding provided by the USDA to each state is based on 60% of the number of persons in households within the state having incomes below the Federal poverty level and 40% of the number of unemployed persons within the state (7 CFR, §251.3).

ADES/CHRP Funding Formula for RFBs
The amount of reimbursement provided to each RFB is roughly sixty percent (60%) of the number of persons in households within the RFB service area having incomes below the Federal Poverty Level and forty percent (40%) of the number of unemployed persons within that area, adjusted by commodity available, demographics, geographic impact and historical data.

State Matching Funds
ADES/CHRP must provide a cash or in-kind contribution equal to the amount of TEFAP administrative funds received from USDA and retained by ADES/CHRP for State program costs or made available to RFBs that are not Emergency Feeding Organizations (EFO), and defined in Federal Regulation Final Rule, §251.3. ADES/CHRP is not required to match any portion of the federal grant passed through for administrative costs incurred by EFOs or directly expended by ADES/CHRP for such costs (Final Rule, §251.9).

USDA Commodity Allocation to States
USDA commodities are allocated to states on a monthly or quarterly basis, depending on quantities available nationally. The allocation formula for commodities is like the 60/40 formula for funds (7 CFR, §251.3).

When a commodity is available in limited quantities, USDA will allocate such commodities among the states using allocation percentages, which are based on appropriate participation data for the program designated to receive the commodity (7 CFR, §250.13).

ADES/CHRP Commodity Allocation to RFBs
USDA commodities must be distributed only to RFBs that are eligible to receive them (7 CFR, §250.13).

ADES/CHRP apportions the quarterly USDA allocation of food to each RFB according to its fair share. County shares are calculated based on the estimated number of low-income potential program participants.

ADES/CHRP requires that RFBs receiving USDA commodities not diminish their normal expenditures for food due to receipt of commodities. Commodities must be withheld from distribution if it is determined that the commodities would substitute for the same or a similar product that would otherwise be purchased in the market (7 CFR, §251.4). This
means that RFBs cannot use TEFAP commodities to meet the food supply needs of the RFB’s other programs.

ADES/CHRP must notify RFBs of general USDA purchase information at least quarterly (7 CFR, §251.13).

**USDA Two-Tier Priority System Requirements**
The federal regulations contain a Two-Tier Priority System in the allocation of TEFAP food to RFBs. RFBs that are EFOs have priority in receiving TEFAP food over RFBs that are not EFOs. EFOs are those RFBs that provide nutrition assistance to relieve situations of emergency and distress of needy persons. (See Section 2: Definitions of Terms and Acronyms for further clarification).

When ADES/CHRP cannot meet the commodity needs of all RFBs, ADES/CHRP must give priority in the allocation of USDA commodities to EFOs. ADES/CHRP may concentrate commodity resources upon a certain type or types of organizations, to the exclusion of others (Final Rule, §251.4).

**RFB Commodity Allocation to Distribution Sites**
RFBs that have agreements with ADES/CHRP in which delegation of authority to select Distribution Sites (DSs) is specified must ensure that they distribute USDA commodities to their subcontracted DSs in accordance with the requirements of the two-tier priority system. RFBs must therefore only distribute USDA commodities to subcontracted sites that are EFOs, i.e. organizations such as food banks, food pantries, and soup kitchens that provide nutrition assistance to relieve situations of emergency and distress of needy persons (Final Rule, §251.4).

RFBs are required to provide fair share of commodities, by type and quantity of item received, to subcontracted DSs. RFBs must maintain records to demonstrate that over time there is equity in issuance of commodities among all sites.

**Allocation to Avoid Waste**
USDA commodities must be requested and distributed by ADES/CHRP and by RFBs only in quantities that can be consumed without waste (7 CFR, §250.13).

ADES/CHRP must ensure that no RFB receives commodities in excess of anticipated use, based on inventory records and controls, or in excess of its ability to accept and store such commodities (7 CFR, §251.4).

**USDA Commodity Transfers**
All transfers of USDA commodities between RFBs must have prior approval of ADES/CHRP and must be documented. All transfers of USDA commodities between unlike organizations (i.e. RFBS and schools or charitable institutions) must have prior approval of USDA through ADES/CHRP and must be documented (7 CFR, §250.13 & §251.4).

After obtaining ADES/CHRP approval for transfer of USDA commodities, RFBs must:
• Mutually agree to the method of physical movement of the commodity involved and the responsibility for any charges incurred
• Document the transfer activity on the Commodity Transfer Form and in their respective Commodity Monthly Inventory Report and the Monthly Statistical Report

Notwithstanding any other provision of 7 CFR, §251, any quantity of USDA commodities for use by RFBs or recipient DSs may be transferred by ADES/CHRP or by RFBs to bona fide experimental or testing agencies, or for use in workshops, or for demonstrations or tests relating to the utilization of USDA commodities by the RFB or DS. No such transfer by any RFB shall be made without the approval of ADES/CHRP (7 CFR, §250.13).

**CSFP Allocation**

Each year USDA/FNS assigns a caseload to ADES/CHRP to allow eligible participants to partake in CSFP up to the caseload limit. USDA/FNS caseload assignment methodology is dependent on multiple variables and drawn from the requirements of 7 CFR, §247.21.

**Base Caseload**

ADES/CHRP may not receive base caseload in excess of its total caseload assignment for the previous caseload cycle. USDA/FNS determines each state’s caseload by comparing three measures and using the highest measure to determine the new base caseload. Measures are:

• Average monthly participation for the previous fiscal year, or
• Average monthly participation for the final quarter of the previous fiscal year, or
• Participation during the month of September of the previous fiscal year ONLY IF all the following apply:
  o The full year appropriation for the preceding fiscal year was enacted on or after February 15th
  o The State received additional caseload equal to or greater than 10% of its base caseload in the previous caseload cycle
  o October program participation in the current fiscal year was equal to or greater than 95% of September participation in the previous fiscal year

**Request for Additional Caseload**

States may request additional caseload to increase program participation. ADES/CHRP must submit the request for additional caseload to USDA/FNS as an amendment to the State Plan. When the request contains additional caseload intended for new DSs, ADES/CHRP must include in the request a description of the plan for serving participants at all new DSs.

ADES/CHRP qualifies to receive additional caseload when the State participation level for the previous caseload cycle is equal to or greater than 95% of the assigned caseload for the previous caseload cycle. The 95% is based on the same criteria listed in Base Caseload above.
USDA/FNS makes the final determination on additional caseload requests. When making determinations, USDA/FNS considers the following factors in decreasing order of importance:

- The percentage of caseload utilized by the State in the previous fiscal year
- State’s program participation trends during previous fiscal years
- Other information ADES/CHRP submits in support of the additional caseload request

When all reasonable requests for additional caseload cannot be met, USDA/FNS assign it to states considered most likely to use it.

**Timeframes**

USDA/FNS assigns states a base caseload by December 31st of each year, or within thirty (30) days after enactment of appropriations legislation covering the full fiscal year, whichever comes later.

When new base caseload is not available for the current caseload cycle, assignments for the previous caseload cycle will remain in effect, subject to the availability of sufficient federal funding, until caseload assignments are made for the current caseload cycle.

To request additional caseload for the next caseload cycle (beginning January 1st) ADES/CHRP must submit the request, as a State Plan amendment, to USDA/FNS no later than November 5th (7 CFR, §247.6(d)).

**Applicants Exceed Caseload**

After State caseload has been met, DSs must maintain a waiting list of eligible participants. The waitlist must include the date of application and information necessary to allow the DS to contact the applicant when caseload space becomes available. See Section 10 for more detail.
Section 6: Eligibility Criteria & Participation Requirements of Organizations

Organizations as Eligible Recipient Agency – Definition and Criteria

TEFAP Eligible Organizations - RFBs
Pursuant to Federal regulation, an organization is eligible to receive USDA commodities for distribution if it meets the following criteria. The organization:

- Is public or private and possesses tax-exempt status pursuant to Final Rule, §251.5;
- Is not a penal institution
- Provides food assistance exclusively to needy persons for household consumption, pursuant to a means test, or predominantly to needy persons in the form of prepared meals
- Has entered into an agreement with the State for the receipt of commodities and/or administrative funds, or receives commodities and/or administrative funds under an agreement with another RFB which has signed an agreement with the State;
- Falls into one of the following categories:
  - Emergency Feeding Organization (EFO) – (ex. food banks, food pantries, soup kitchens)
  - Charitable institutions (ex. Hospitals, retirement homes)
  - Summer camps for children or child nutrition programs providing food service
  - Nutrition projects operating under the Older Americans Act of 1965 (Nutrition Program for the Elderly)
  - Disaster relief programs (Final Rule, §250.13)

The eligible organization (ex. RFB) must have an ADES/CHRP approved inventory control and accountability system in place prior to handling USDA commodities, which must be maintained continuously at all points of commodity receipt and distribution.

The eligible organization (ex. RFB) must have an ADES/CHRP approved system to ensure that USDA commodities are distributed in accordance with Federal and State TEFAP laws, regulations, policies and procedures.

ADES/CHRP shall consider the past performance of potential eligible organizations when approving applications for participation (7 CFR, §250.4).

ADES/CHRP may impose additional requirements for participation that are not inconsistent with the provisions of Federal regulation (7 CFR, §250.4)

TEFAP Eligible Organizations - Distributions Sites
Distribution Sites (DSs) are also considered eligible organizations like RFBs and must meet the same eligibility criteria listed above for RFBs (Final Rule, §251.3).

Federal regulation allows ADES/CHRP to delegate to approved RFBs (have an agreement directly with ADES/CHRP) the authority to determine if organizations meet
federal and state criteria to receive commodities and administrative funds in order to become a DS. RFBs must ensure that their selected DSs meet the established criteria. RFBs, however, are not granted authority to establish eligibility criteria (Final Rule, §251.5).

**Tax Exempt Status**
Organizations that are organized and operated exclusively for religious purposes are automatically tax-exempt according to the Internal Revenue Code. USDA does not require these organizations to obtain tax-exempt status to be eligible as an eligible organization (Final Rule, §251.5).

Organizations that are not organized and operated exclusively for religious purposes are required to obtain tax-exempt status. Organizations that have applied for, but not yet obtained, tax-exempt status may participate in TEFAP and/or CSFP for one hundred eighty (180) days, with a possible ninety (90) day extension for TEFAP if the organization can show good faith in its attempt to obtain tax-exempt status (Final Rule, §251.5). If the IRS denies a participating agency’s application for tax-exempt status, the following actions must occur:

- The organization must IMMEDIATELY notify ADES/CHRP of the denial
- ADES/CHRP must terminate the organization’s written agreement and participation in CSFP immediately upon notification of the denial (§7 CFR 247.7(c))
- For TEFAP transfer of responsibility see Section 6: Transfer of Responsibility in this manual

RFBs must verify tax-exempt status annually for all DSs and Congregate Meal Sites (CMSs).

**CSFP Eligible Organizations – RFBs**
According to 7 CFR, §247.7 to be eligible for the receipt of CSFP commodities and administrative funding, eligible organizations (RFBs) must meet the following minimum requirements:

- be a tax-exempt nonprofit agency, nonprofit agency moving toward tax-exempt status or local government agency
- have the organizational capacity, including available staffing, to initiate and operate the program in accordance with federal and state requirements
- have a need for the program in the agency’s projected service delivery area
Section 7: Applications, Agreements and Contracts

TEFAP Agreements

Agreement between USDA and ADES/CHRP

In Arizona, TEFAP administration is the responsibility of ADES/CHRP which entered into an agreement with the USDA. As such, ADES/CHRP is designated as the State agency responsible for entering into contractual relationships for the receiving, warehousing and distribution of TEFAP commodities (7 CFR, §241.2).

Contracts between ADES/CHRP and RFBs:

ADES/CHRP may establish agreements with public and private nonprofit agencies or organizations to function as a distribution network for USDA commodities. A formal agreement/contract with ADES/CHRP authorizes them to receive and distribute TEFAP commodities.

ADES/CHRP must have current contracts with RFBs in order for RFBs to receive TEFAP food and/or administrative funds. Contracts may be considered permanent (with amendments) and may be terminated for cause by either party with 30-day notice (7 CFR, §250.4 & §251.2).

Contracts between ADES/CHRP and RFBs must include:

- a statement that the RFB agrees to operate in accordance with requirements of parts §250 and §251 of 7 CFR (Final Rule, §251.2)
- the name and address of the RFB receiving commodities and/or administrative funds (Final Rule, §251.2)
- specific identification of each function for which the RFB is responsible when ADES/CHRP delegates responsibilities to the RFB that are normally the responsibility of ADES/CHRP, and written requirement that the RFB perform these functions in accordance with §250 and §251 of 7 CFR (Final Rule, §251.2)
- specific terms and conditions for the RFB to distribute food and/or administrative funds to another distributing agency, when ADES/CHRP allows them to do so, along with a list of specific organizations or types of organizations eligible to receive food or funds (Final Rule, §251.2)

RFBs must provide, on a timely basis, by amendment to the contract, any changed information, including, but not limited to, any changes resulting from amendments to Federal regulatory requirements and policy and changes in site locations (7 CFR, §251.2).

ADES/CHRP must have written contracts with all storage facilities, food processors, carriers and other entities that deal with donated foods (7 CFR, §250.12).

Agreements between RFBs and Distribution Sites

RFBs that have a contract directly with ADES/CHRP are authorized to enter into agreements or contracts with other organizations to perform TEFAP functions.
Organizations that operate under RFBs directly contracted with ADES/CHRP are also eligible recipient agencies but are more commonly known as distribution sites (DSs). RFBs must have written agreements with their DSs before DSs may receive TEFAP food and/or administrative funds (Final Rule, §251.2).

An RFB may elect to subcontract all or part of its TEFAP storage and distribution services. Agreements with DSs must be approved by ADES/CHRP initially and subsequently where substantive changes are initiated. Agreements between RFBs and DSs must include:

- a statement that the DS agrees to operate in accordance with requirements of §250 and §251 of 7 CFR (Final Rule, §251.2)
- the name and address of the DS receiving commodities and/or administrative funds (Final Rule, §251.2)

RFBs that have agreements directly with ADES/CHRP are responsible for ensuring that their subcontracted DSs meet all Federal and State program requirements. The RFB is not relieved of any program responsibility by subcontracting. Instead the RFB becomes responsible for the actions of the subcontractors in addition to all other implied or designated responsibilities. At the same time, subcontractors are not relieved of the responsibility of contracted performance to the RFB.

The form **HRP-1040A – Annual USDA Commodity Food Service Application and Agreement between Regional Food Bank and Distribution Site** must be used for the agreements with all DSs receiving TEFAP products.

RFBs must have written contracts with all storage facilities, food processors, carriers and other entities that deal with donated food. (7 CFR, §250.12).

**TEFAP Transfer of Responsibility**
The following procedures apply to any change or transfer of RFB or DS responsibility:

- A request for transfer or termination of contractual obligation may originate with either party
- ADES/CHRP will review and approve or deny the change or transfer
- For approved transfers of RFB or DS responsibility, the first consideration will be the provision of continuity of service to recipients to the extent possible. Since contracts may be considered permanent with a 30-day notice, ADES/CHRP may request the existing contract stay in force until a contract with a new RFB or DS is signed
- In situations where ADES/CHRP deems it to be in the program’s best interest, ADES/CHRP may provide a thirty-day (30) notice of contract termination to the RFB or DS or order an immediate termination of contract
- Any RFB or DS must have a signed contract or agreement with ADES/CHRP in order to receive TEFAP commodities (7 CFR, §250.12 & §251.2)
• The new RFB’s or DS’s starting inventory records must reflect an opening balance of zero (0). Quantities received by the new RFB or DS on transfer of title must be approved by ADES/CHRP and have backup documentation to include verified physical tallies

CSFP Agreements

Contract between RFBs and ADES/CHRP & RFBs and DSs

RFBs must enter into a written contract with ADES/CHRP prior to receiving CSFP commodities or administrative funding (7 CFR §247.4(a)(2)). DSs must enter into written agreement with the RFB prior to receiving CSFP commodities or administrative funding (7 CFR §247.4(3)). All parties entering CSFP agreements must keep on file copies of the agreements. Agreements must contain the following items:

• An assurance that each agency will administer CSFP in accordance with the provisions of 7 CFR §247 and §250, unless the provisions of 7 CFR §250 are inconsistent with 7 CFR §247 – should inconsistency arise, 7 CFR §247 will be considered the final legal authority for CSFP
• An assurance that each party to the agreement will maintain accurate and complete records for a period of five years from the close of the fiscal year to which they pertain, or longer if the records are related to unresolved claims actions, audits or investigations
• A statement that each agency receiving commodities for distribution is responsible for any loss resulting from improper distribution, storage, care of handling of commodities
• A statement that each agency receiving program funds is responsible for any misuse of program funds
• A description of any functions delegated to another agency
• A statement specifying that either party may terminate the agreement by written notice and the minimum number of days of advance notice of termination must be given – the advanced notification period must be no less than thirty (30) calendar days
• For agreements between ADES/HRP and RFBs, agreements must contain the following additional items:
  o An assurance that the RFB will provide, or cause to be provided, nutrition education to participants, as required by 7 CFR §247.18
  o An assurance that the RFB will provide, or cause to be provided, information to participants about other health, nutrition, and public assistance programs, and make referrals as appropriate, as required by 7 CFR §247.14
  o An assurance that commodities will be distributed in accordance with the currently approved food package maximum monthly distribution rate
  o An assurance that the RFB will take steps to prevent and detect dual participation, as required by 7 CFR §247.19
o The names and addresses of all certification, distribution and storage sites under the RFB’s authority

o And assurance that the RFB will not subject any person to discrimination under the program on the grounds of race, color, national origin, sex, disability and reprisal or retaliation for prior civil rights activity

The form HRP-1040A – Annual USDA Commodity Food Service Regional Food Bank and Distribution Site Agreement must be used for the agreement with all DSs receiving CSFP commodities.

Termination of CSFP Agreement/Contract with RFBs
ADES/CHRP may terminate, or be required to terminate, a recipient organization’s contract for CSFP, in whole or in part, if the RFB does not comply with Federal and State CSFP requirements. ADES/CHRP will notify organization in writing at least thirty (30) calendar days in advance of the effective date of the termination of the termination, reasons for the action and effective date of termination. RFBs have the right to appeal the termination in accordance with the RFB Appeals of ADES/CHRP Actions section of this document.

An RFB may terminate CSFP participation, in whole or in part, upon written notification to ADES/CHRP stating the reasons for and effective date of the action. Written notification must be given at least thirty (30) calendar days in advance of the effective date of termination.

An RFB’s participation in CSFP may be terminated, in whole or in part, if both ADES/CHRP and the RFB agree that the action would be in the best interest of the program. ADES/CHRP and the recipient agency must come into agreement on the conditions of the termination, including effective date of the action.

Appeals of ADES/CHRP Actions
An RFB may appeal an ADES/CHRP decision that adversely affects the organization’s participation in CSFP, such as termination. When the RFB appeals the decision, the effective date of the decision is postponed until a decision on the appeal is made.

To ensure the RFB has a fair chance to present its case at the appeal hearing, ADES/CHRP must provide the RFB with:

- Adequate advance notice of the time and place of the hearing
- An opportunity to review the record before the hearing
- An opportunity to present evidence at the hearing
- An opportunity to confront and cross-examine witnesses
- An opportunity to be represented by counsel, if desired

Hearing must be conducted by an impartial person who must make a decision on the appeal that is based solely on the evidence presented at the hearing and on program legislation and regulations.
The decision must be made within sixty (60) days from the date of the hearing request and provided to the RFB in writing.
Section 8: TEFAP & CSFP Civil Rights Requirements

This section covers Civil Rights Requirements for both TEFAP and CSFP.

Regulations Regarding Protected Bases

ADES/CHRP, RFBs and DSs must ensure that no person is subjected to discrimination on the bases of race, color, national origin, age, sex or disability and must also comply with the requirements of the following regulations:

- Title VI of the Civil Rights Act of 1964
- Title IX of the Education Amendments of 1972
- Section 504 of the Rehabilitation Act of 1973
- Age Discrimination Act of 1975
- Titles II and III of the Americans with Disabilities Act of 1990
- USDA departmental regulations specified in 7 CFR §15 through §15f and §16
- Civil Rights Restoration Act of 1987
- The Food Stamp Act of 1977

See FNS Instruction 113-1 for additional information related to Civil Rights requirements.

Public Notification

DSs must include a public notification system as part of civil rights compliance. The public notification system must include all of the following:

- Program availability – information regarding program rights, responsibilities and steps necessary for participation targeted toward program applicants, participants and potentially eligible persons
- Complaint information – an advisory at the service delivery point explaining the rights of applicants and participants, how to file a program complaint of discrimination and the complaint procedures
- Nondiscrimination statement – all program informational materials and sources, including websites, used to inform the public must contain the approved nondiscrimination statement

Methods of Public Notification

Each State agency, RFB and DS serving the public must take the actions below to inform the general public, potentially eligible populations, community leaders, grassroots organizations, and referral sources about FNS programs (TEFAP and CSFP) and applicable civil rights requirements.

1. Inform potentially eligible persons, applicants, participants, and grassroots organizations (especially those in underserved populations) of programs.
   a. ADES/CHRP makes available forms HRP-1048A The Emergency Food Assistance Program (TEFAP) – general information, HRP-1048A-S El Programa de Asistencia de Alimentos de Emergencia (TEFAP) and
HRP-1047A Arizona Commodity Senior Food Program (CSFP) –
genral information

2. Program Availability – Publicly display location, day, and times of TEFAP and/or CSFP distributions.
   a. Any program changes must be communicated to the public in a timely manner. This includes information pertaining to the eligibility, benefits (type of commodities), and services, the location of the DS, and hours of service. This information can be communicated by methods such as, but not limited to, Internet, newspaper articles, radio and television announcements, letters, leaflets, brochures, computer-based applications, and bulletins. (FNS Instruction 113-1). Any program changes at a DS must also be communicated to ADES/CHRP in a timely manner.

3. Prominently display the USDA nondiscrimination poster (USDA/FNS Form AD 475 A – Assisted Poster/Revised December 2015) “And Justice for All.” The “And Justice for All” poster must be displayed at its full size of 11 inches wide by 17 inches tall.
   a. When possible the “And Justice for All” poster should be displayed in its original full colors of green and white. RFBs may contact ADES/CHRP to request new posters, as needed.
   b. When no supply of full color posters remains, and posters cannot be ordered from USDA/FNS, a full-size black and white poster may be printed and displayed to comply with the requirements of this section.

4. Prominently display the Americans with Disabilities Act (ADA)504 Notice. Text is as follows:
   a. Equal Opportunity Employer/Program

Under the Americans with Disabilities Act (ADA), the department must make a reasonable accommodation to allow a person with a disability to take part in a program, service or activity. For example, this means that if necessary, the department must provide sign language interpreters for people who are deaf, a wheelchair accessible location or enlarged print materials. It also means that the department will take any other reasonable action that allows you to take part in and understand a program or activity, including making reasonable changes to an activity. If you believe that you will not be able to understand or take part in a program or activity because of your disability, please let us know of your disability needs in advance if at all possible. To obtain this document in an alternative format, please contact the Arizona Department of Economic Security ADA Coordinator at (602) 771-2893 Include the required nondiscrimination statement and complaint information on all appropriate FNS, State, RFB and DS publications, Web sites, posters, and informational materials provided to the public. English and Spanish versions provided below.
b. In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, sex, disability, age, or reprisal or retaliation for prior civil rights activity in any program or activity conducted or funded by USDA.

Persons with disabilities who require alternative means of communication for program information (e.g., Braille, large print, audiotape, American Sign Language, etc.), should contact the Agency (State or local) where they applied for benefits. Individuals who are deaf, hard of hearing or have speech disabilities may contact USDA through the Federal Relay Service at (800) 877-8339. Additionally, program information may be made available in languages other than English.

To file a program complaint of discrimination, complete the USDA Program Discrimination Complaint Form, (AD-3027) found online at: http://www.ascr.usda.gov/complaint_filing_cust.html, and at any USDA office, or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter to USDA by:

(1) mail: U.S. Department of Agriculture
Office of the Assistant Secretary for Civil Rights
1400 Independence Avenue, SW
Washington, D.C. 20250-9410;

(2) fax: (202) 690-7442; or

(3) email: program.intake@usda.gov.

This institution is an equal opportunity provider.

Have form HRP-1014A Civil Rights Complaint / Grievance form available for any person to take and complete.

c. De conformidad con la Ley Federal de Derechos Civiles y los reglamentos y políticas de derechos civiles del Departamento de Agricultura de los EE. UU. (USDA, por sus siglas en inglés), se prohíbe que el USDA, sus agencias, oficinas, empleados e instituciones que participan o administren programas del USDA discriminen sobre la base de raza, color, nacionalidad, sexo, discapacidad, edad, o en represalia o venganza por
actividades previas de derechos civiles en algún programa o actividad realizados o financiados por el USDA.

Las personas con discapacidades que necesiten medios alternativos para la comunicación de la información del programa (por ejemplo, sistema Braille, letras grandes, cintas de audio, lenguaje de señas americano, etc.), deben ponerse en contacto con la agencia (estatal o local) en la que solicitaron los beneficios. Las personas sordas, con dificultades de audición o discapacidades del habla pueden comunicarse con el USDA por medio del Federal Relay Service [Servicio Federal de Retransmisión] al (800) 877-8339. Además, la información del programa se puede proporcionar en otros idiomas.

Para presentar una denuncia de discriminación, complete el Formulario de Denuncia de Discriminación del Programa del USDA, (AD-3027) que está disponible en línea en:

http://www.ocio.usda.gov/sites/default/files/docs/2012/Spanish_Form_508_Compliant_6_8_12_0.pdf y en cualquier oficina del USDA, o bien escriba una carta dirigida al USDA e incluya en la carta toda la información solicitada en el formulario. Para solicitar una copia del formulario de denuncia, llame al (866) 632-9992. Haga llegar su formulario lleno o carta al USDA por:

(1) correo: U.S. Department of Agriculture
Office of the Assistant Secretary for Civil Rights
1400 Independence Avenue, SW
Washington, D.C. 20250-9410;

(2) fax: (202) 690-7442; o

(3) correo electrónico: program.intake@usda.gov.

Esta institución es un proveedor que ofrece igualdad de oportunidades.

Have form HRP-1014AS Denuncia / Queja de Derechos Civiles (Civil Right Complaint / Grievance) available for any person to take and complete.

d. When posting the approved nondiscrimination statement to a web site, it is not required that the statement be included on every page of the site. At a minimum, the statement, or a link to it, must be included on the home page of the program information.
e. In the event the informational material or sources are too small to permit legible printing of the full nondiscrimination statement, the material must, at the minimum, include the following statement in print no smaller than the body text of the material or source: “The USDA is an equal opportunity provider and employer.”

5. Provide appropriate information, including Web-based information, in alternative formats for persons with disabilities.

6. Convey the message of equal opportunity in all photographic and other graphics that are used to provide program or program-related information.

**Beneficiary Rights and Protections: Written Notice**

In accordance with 7 CFR §16.4(f), faith-based or religious organizations that receive USDA foods or administrative funds for TEFAP and/or CSFP must give written notice, in a manner prescribed by USDA, to all beneficiaries (i.e., participants) and prospective beneficiaries of the right to be referred to an alternate provider when available. The written notice must be given to participants prior to the time they enroll in the program or receive services from such programs. When circumstances make it impracticable to provide such written notice in advance of the actual service, DSs must advise participants of their protection at the earliest available opportunity. The written notice states that:

- The religious organization that is a TEFAP and/or CSFP distribution site (Organization) may not discriminate against participants on the basis of religion or religious belief, a refusal to hold a religious belief or a refusal to attend or participate in a religious practice
- The organization may not require participants to attend or participate in any explicitly religious activities that are offered by the organization, and any participation by participants in such activities must be purely voluntary
- The organization must separate in time or location any privately funded explicitly religious activities from activities supported by direct Federal financial assistance (i.e. distribution of USDA commodities)
- If a participant objects to the religious character of the organization, the organization will undertake reasonable efforts to identify and refer the beneficiary to an alternate distribution site to which the participant has no objection; the organization may not be able to guarantee, however, that in every instance, an alternate distribution site will be available
- Participants may report violations of these protections (including denials of services or benefits) by an organization to ADES/CHRP. ADES/CHRP will respond to the complaint and report the alleged violations to the USDA/FNS Western Region Office

For TEFAP: Form HRP-1050A The Emergency Food Assistance Program (TEFAP) Written Notice of Beneficiary Rights and HRP-1050A-S Programa de Asistencia de Alimentos de Emergencia – TEFAP Written Notice of Beneficiary Rights Poster Spanish
should be displayed in public view as part of Public Notification as it advises participants of their rights under this section. Poster must be 11”x17” and printed in color.

For CSFP: Form **HRP-1034A Commodity Senior Food Program (CSFP) Individual Notice of Beneficiary Protections** needs to be handed or mailed to every CSFP applicant that receives CSFP commodities at a faith-based DS.

**Beneficiary Rights and Protections: Referral Requirements**

If a participant or applicant of a domestic social services program supported by USDA objects to the religious character of an organization that provides commodities under TEFAP and/or CSFP, that organization must promptly undertake reasonable efforts to identify and refer the participant to an alternate DS, within reasonable geographic proximity to the current DS, if available, to which participant has no objection. In making the referral, the organization shall comply with all applicable privacy laws and regulations.

A referral may be made to another faith-based organization, if the participant has no objection to that DS. But if the participant requests a secular provider, and a secular provider is available, then a referral must be made to that DS.

The referral must be to an alternate DS that is in reasonable geographic proximity to the DS making the referral and offers TEFAP and/or CSFP, if one is available. The alternate DS should also have the capacity to accept additional participants, if one with capacity to accept additional participants is available.

If the DS determines that it is unable to identify an alternate DS, the organization shall promptly notify the RFB, and the RFB shall determine whether there is any other suitable alternate DS to which the participant may be referred. DSs or RFBs may request assistance from ADES/CHRP or the Western Regional Office of USDA.

In some cases, USDA may require that RFBs provide DSs with information regarding alternate DSs. Such information should include DSs (including secular DSs) within a reasonable geographic proximity that offer TEFAP and/or CSFP and that would reasonably be expected to have the capacity to accept additional participants, provided any such DS exists. A DS which relies on such information provided by the RFB shall be considered to have undertaken reasonable efforts to identify an alternate DS.

For TEFAP and/or CSFP: When the participant objects to receiving services from the DS due to the religious character of the agency, use form **HRP-1026A USDA Beneficiary Referral Request** or **HRP-1026A-S USDA Beneficiary Referral Request (Spanish)** to document the referral request and outcome. Keep copy of HRP-1026A on file at the agency and provide a copy to the participant.

**Civil Rights Training**

Training is required so that all persons involved with all levels of TEFAP and/or CSFP administration and distribution have an understanding of civil rights laws, regulations, procedures and instructions. ADES/CHRP is responsible for training RFB staff, RFBs are
responsible for training DS / Agency staff including supervisors of frontline agency staff. Agency managers or lead volunteers are responsible for training all staff / volunteers at the DS.

Civil rights training must be provided annually and include, at a minimum, the following components:

- Collection and use of data, including confidentiality requirements
- Effective public notification systems
- Complaint procedures
- Compliance review techniques
- Resolution of noncompliance
- Requirements for reasonable accommodation of persons with disabilities
- Language assistance requirements
- Conflict resolution
- Customer service

TEFAP and CSFP civil rights requirements are covered in the same training. For documentation of both TEFAP and CSFP civil rights training, RFBs and agency staff/volunteers need to have form HRP-1015A Annual Civil Rights Training completed and in the RFB’s or Agency’s personnel and/or volunteer file. For DSs all volunteers must complete training and have a completed form on file at the agency.

**Limited English Proficiency (LEP)**

Title VI of the Civil Rights Act of 1964 states, “No person in the United States shall, on the ground of race, color, or national origin, be excluded from the participation in, be denied benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance.”

The term “program or activity” is broadly defined. There is no numerical threshold that must be met before provisions of the Civil Rights Act, prohibiting discrimination based on national origin, are applicable.

Failing to provide services or denying access to federally assisted programs and activities (including TEFAP and CSFP) based on LEP may be discriminating on the basis of national origin in violation of Title VI and its implementing regulations. Title VI and its regulations require ADES/CHRP, RFBs, and DSs to take reasonable steps to assure “meaningful” access to the information and services they provide. What constitutes reasonable steps to assure meaningful access will be contingent on a number of factors. Among the factors to be considered are:

- The number or proportion of LEP persons eligible to be served or likely to be encountered; the greater the number or proportion of these LEP person, the more likely language services are needed
• The frequency in which LEP individuals encounter the program; RFBs and DSs must assess, as accurately as possible, the frequency with which a DS has or should have contact with LEP individuals from different language groups seeking assistance. The more frequent the contact with a particular language group, the more likely that enhanced language services in that language are needed.

• The nature and importance of the program, activity or service provided by the program to people’s lives; when denial or delay of services could have serious or life-threatening implications for the LEP individual, language services are more likely needed.

• The resources available and costs likely to be incurred; smaller DSs with more limited budgets are not expected to provide the same level of language services as larger organizations, however technological advances and the sharing of language assistance services among DSs may help in reducing costs.

RFBs and DSs should explore the most cost-effective means of delivering competent and accurate language services. At a minimum, DSs should be prepared to offer services and materials in English and Spanish languages.

Complaints

A civil rights complaint is a verbal or written allegation of discrimination in the administration or operation of TEFAP or CSFP. Complaints result from the perception of disparate treatment or services being provided to a person or group of persons because of their membership in a protected class.

The USDA has found that many civil rights complaints are actually customer service issue, such as claims of rudeness, impatience, apathy or a lack of understanding. While these matters should be resolved at the DS, whenever possible, the ultimate goal is to ensure civil rights are honored and the complainant is satisfied their complaint has been taken seriously, addressed and resolved. Researching and resolving complaints may also provide clues to assist in refining processes with the aim of preventing future occurrences of behaviors which led to a person to believe discrimination occurred.

Complaint Reporting

A person’s status as an applicant, participant or observer at a distribution is not a factor in determining who is able to file a complaint of discriminatory treatment. Anyone can file a civil rights complaint. When a person reports perceived unfair treatment based on any protected class or the person feels as though discrimination has occurred, DSs must assist the person in filing a complaint. Note that DSs must fully document each step of the process, from initial complaint to resolution, in the DSs civil rights complaint log. Full documentation includes every conversation and step taken related to the complaint. The complaint procedure is as follows:

• When receiving a report of discrimination, use HRP-1014A Civil Rights
    Complaint / Grievance whenever possible, to document the allegation fully. The complainant can complete the form, or the DS can complete the form on behalf of
the complainant. When the DS completes the form, allow the complainant the
opportunity to review the form for accuracy and provide a signature. The DS
should maintain a supply of hard-copy Civil Rights Complaint/Grievance Forms
and all frontline staff/volunteers, and supervisors of frontline staff/volunteers,
should be trained on use of the form
• Retain the original form in the DS’s civil rights complaint log and send a copy of
the completed form to the DS’s RFB
• The RFB retains a copy of the report and forwards it to ADES/CHRP in a timely
manner
• ADES/CHRP reviews the complaint and notifies the RFB of whether the complaint
involved a protected class. When the complaint involves a protected class, ADES/CHRP forwards the complaint to USDA/FNS
• Throughout the process ADES/CHRP and RFB staff work together to identify
corrective actions to be taken, if necessary, to satisfy the complaint and
opportunities to prevent further complaints against the DS
• A letter describing the final outcome of the complaint and copies of
correspondence related to resolution of the complaint will be forwarded by the RFB
to ADES/CHRP and the DS within sixty (60) days

Note that persons always have the option of filing a complaint directly with ADES/CHRP
or USDA. If the person is at the DS and wishes to file a complaint with ADES/CHRP,
provide HRP-1030A Civil Rights Complaint/Grievance form and highlight the
ADES/CHRP and USDA contact information.

RFBs must respond to ADES/CHRP as required in a timely manner to inquiries
ADES/CHRP receives. All complaints must be investigated and researched. If evidence
of wrongdoing is discovered, the RFB must inform ADES/CHRP. ADES/CHRP may
require the RFB to submit a corrective action plan related to the DS. If ADES/CHRP does
not approve the submitted plan, ADES/CHRP may require the RFB to revise the plan or
may prepare its own plan that the RFB is required to implement. If no evidence of
impropriety or wrongdoing is found, the RFB will prepare a report of findings and
explanations. In every case, the complainant should receive a response from the RFB.

Verbal Complaints
If a verbal complaint is received and the client is not willing to place allegations in writing,
the person receiving the complaint may write up the elements of the complaint for the
complainant using form HRP-1030A. The person receiving the call should make every
effort to:

• Name, address, telephone number, or other means of contacting the complainant;
• Specific location and organization delivering the commodities
• Nature of the incident or action that led the complainant to feel discriminated
against
• Basis on which the complainant feels discrimination occurred (race, color, national origin, age, sex, religion, political beliefs, disability, reprisal or retaliation, etc.)
• Names, titles, and business address of person who may have knowledge of the discriminatory action
• Date(s) during which the alleged discriminatory actions occurred, or if continuing, the duration of such actions

Anonymous complaints are to be handled just as any other complaint, although full resolution through communication back to the participant will not be possible.

Customer Service Related Complaints
If the complaint describes poor customer service including but not limited to rudeness, impatience, apathy, lack of understanding or verbal abuse, all documentation listed above in verbal complaints should be documented in the DSs civil rights complaint log (even if not civil rights related). Using good judgment, the RFB and DS staff should accomplish resolution of the conflict within thirty (30) days.

A letter describing the final outcome of the complaint and copies of correspondence related to the resolution of the complaint will be forwarded to ADES/CHRP and the DS within sixty (60) days.

Food Complaints
Complaints about commodities must be handled immediately to prevent use of foods that may be unfit for human consumption. If a complaint is received the RFB must:

• Immediately place all remaining product involved in the complaint on hold
• Immediately contact ADES/CHRP by phone and provide the following information:
  o Description of the problem, including any known incidents or facts involved, such as injury or sickness
  o Delivery order or notice to deliver number(s) of the product(s)
  o Initial amount of product involved and amount of remaining product on hold
  o Date the product was received by the RFB and the package date, which should be printed on the outside of the case
  o Temperature at which the product was stored and the temperature conditions of distribution
  o Name of person at RFB to contact for investigation and follow-up

Complete a written report containing the above information and forward to ADES/CHRP.

As soon as USDA determines the complaint is of a serious nature, ADES/CHRP will need to inform them of all the specific information supplied by the RFB. It is imperative that all reports be complete and accurate. With complaints of a serious nature, USDA will decide the appropriate course of action. This may include certain tests, such as lab analysis or a re-inspection of the product. USDA will also maintain close contact with ADES/CHRP until the complaint is resolved.
**Complaint Timeline**

Civil Rights complaints must be processed in accordance with established timeframes. When the complaint involves a protected class, ADES/CHRP forwards the complaint to the USDA/FNS. Once USDA/FNS accepts the complaint, they have up to ninety (90) days to issue a decision. The table below outlines the general timeframes of a civil rights complaint.

<table>
<thead>
<tr>
<th>Action</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Complainant submits complaint</td>
<td>Has up to 180 calendar days after the occurrence of the incidence</td>
</tr>
<tr>
<td>ADES/CHRP or DS sends the complaint to RFB</td>
<td>Promptly after receipt (&lt;1 day)</td>
</tr>
<tr>
<td>RFB sends complaint to ADES/CHRP if not already aware</td>
<td>Promptly after previous action (&lt;1 day)</td>
</tr>
<tr>
<td>ADES/CHRP review the complaint and determines if a protected class is involved</td>
<td>Promptly after previous action (&lt;1 day)</td>
</tr>
<tr>
<td>ADES/CHRP notifies the RFB of the protected class determination</td>
<td>Promptly after previous action (&lt;1 day)</td>
</tr>
<tr>
<td>When a protected class is involved</td>
<td>Promptly after previous action (&lt;1 day)</td>
</tr>
<tr>
<td>ADES/CHRP forward the complaint to USDA/FNS</td>
<td>Not later than 90 calendar days after acceptance of the complaint</td>
</tr>
<tr>
<td>USDA/FNS investigates the complaint and issues a determination</td>
<td>Not later than 30 calendar days after the receipt of the initial complaint</td>
</tr>
<tr>
<td>When the complaint does not involve a protected class, the RFB and DS use good judgment to accomplish resolution</td>
<td>Not later than 60 calendar days after receipt of the initial complaint</td>
</tr>
<tr>
<td>RFB issues a letter describing the root cause of the complaint and final outcome. The RFB sends the letter and copies of all correspondence related to the resolution to ADES/CHRP and the DS.</td>
<td>Not later than 60 calendar days after receipt of the initial complaint</td>
</tr>
</tbody>
</table>
Section 9: Eligibility Criteria for Participants

TEFAP Eligibility Criteria

ADES/CHRP Responsibility
ADES/CHRP must establish uniform statewide criteria determining the eligibility of households to receive commodities provided under TEFAP legislation for home consumption. Criteria must include:

- Income-based standards and the methods by which households may demonstrate eligibility under these standards
- A requirement that households reside in the geographic location served by the State agency at the time of applying for assistance, but length of residency shall not be used as an eligibility criterion (Final Rule, §251.5)

RFB Responsibility
USDA commodities must be distributed only to recipients who are eligible to receive them (7 CFR, §251.5).

ADES/CHRP requires RFBs to ensure that DSs that distribute USDA commodities are determining recipients are eligible (7 CFR, §251.5).

Household Eligibility Criteria
For a recipient or household to be eligible to receive TEFAP commodities for home consumption, their income must fall within the guidelines listed on the TEFAP Eligibility Guidelines chart (HRP-1023A – Food Assistance Program – The Emergency Food Assistance Program (TEFAP)(English/Spanish)

The current TEFAP income eligibility is based on one-hundred eighty-five percent (185%) of the Federal Poverty Income Guidelines and updated annually, which is established according to the number of persons in the household. Any household receiving Supplemental Nutrition Assistance Program (SNAP) benefits is categorically eligible to receive TEFAP commodities. Additionally, if a child in the household receives free or reduced-price meals through the National School Lunch Program (NSLP) the household is categorically eligible to receive TEFAP commodities. Per State policy, to be eligible for either categorical eligibility, households must show an award or approval letter from the program. Homeless individuals are subject to the same income requirement. Recipients must also live within the geographic service area of the distribution site.

All participants must sign HRP-1013A – The Emergency Food Assistance Program (TEFAP) Household Distribution Site – Sign-In Sheet (English/Spanish) which contains the certification statement that their income is within the posted TEFAP guidelines. All person who are willing to sign the statement shall be deemed program eligible.

For purposes of calculating TEFAP income eligibility, the following items are not considered income:
• Student aid assistance received from a program funded by Title IV
• Employer or union paid non-cash benefits, such as health insurance, food, or rent received in lieu of wages, etc.
• Value of non-cash benefit programs such as Medicare, Medicaid, SNAP, school lunches, housing assistance, etc.

Household eligibility may be determined on either monthly or annual income; it is not necessary to qualify on both. Eligibility may occur during any month that the recipient meets the ADES/CHRP established income guidelines. Eligibility may also occur based on annual income, even if the current month’s earnings exceed the monthly income guideline.

Additional Eligibility Criteria
ADES/CHRP may impose additional requirements for participation that are not inconsistent with Federal provisions (7 CFR, §250.4).

Length of residency in geographic location must not be used as a criterion of eligibility (7 CFR, §251.5).

Congregate Feeding Agency Participant Criteria
Organizations providing prepared meals (soup kitchens) must demonstrate to ADES/CHRP or the contracting RFB that they serve predominantly needy persons. Federal regulations prohibit ADES/CHRP from requiring a means test of income eligibility. ADES/CHRP may require a higher standard than “predominantly” and may determine whether organizations meet the applicable standard by considering socioeconomic data on the area in which the organization is located or from which it draws it clientele (Final Rule, §251.5).

It shall not be deemed a failure to comply with federal regulations if organizations serve meals that contain USDA commodities to non-eligible people if the non-eligible people share common preparation, serving or dining facilities with eligible people, as long as the non-eligible people are common beneficiaries with the eligible people of the program or the non-eligible people are few in number compared to the eligible people and receive meals as an incidence of their service to the eligible people, i.e., relief workers, teachers, etc.

CSFP Participant Eligibility

Eligible Persons
To be eligible for CSFP, persons must:

• Be at least sixty (60) years of age
• Self-declare that their gross monthly household income is at or below one-hundred thirty percent (130%) of Federal Poverty Level (FPL)
• Live in the DSs service area, as defined by the DS, inside Arizona
Note that any participant meeting income guidelines is considered to be at nutritional risk due to low income.

RFBs or DSs must not consider the participant’s length of residency in Arizona or intent to remain in Arizona in the eligibility determination.

**Age Requirement**
Participants must be at least 60 years of age to participate in CSFP. Verification of age may be obtained from the following documents:

- Driver’s license
- Photo ID containing the participant’s date of birth
- Birth Certificate
- Social Security Administration records
- Passport or passport card, regardless of expiration date
- Census documents, including Tribal census records
- Baptismal certificate
- Military discharge documents
- Any reasonable, non-questionable document establishing the participant’s age

**Household Concept**
A household is a group of related or non-related individuals, exclusive of boarders, who are not residents of an institution but who are living as an economic unit and for whom food is customarily purchased and prepared in common. It also means a single individual living alone.

When the participant lives in an institution, the other residents of the institution are not counted in the participant’s household.

**Residents of group housing situations where congregate meals are provided to residents are not eligible to participate in CSFP.**

**Maximum Gross Income**
The maximum gross income is one-hundred thirty percent (130%) of the appropriate Federal Poverty Level (FPL) as based on the size of a household. Income verification is obtained through participant self-declaration on the applicant form. When the participant declares that income requirements are met, do not request additional income verification. When the participant declares income exceeds one-hundred thirty percent (130%) of the FPL, the client is ineligible for CSFP.

**Countable and Noncountable Types of Income**

**Income sources countable** toward the participant’s household include:

- Earned income from employment or self-employment, such as salary, hourly wages, commission or fees
- Unemployment insurance compensation
- Social Security Administration benefits including Supplemental Security Income
• Government civilian employee and military retirement, pension, or veteran’s payments
• Private pension and retirement payments
• Net royalties and residuals
• Cash contribution (i.e., gift funds) received from persons not in the household
• Cash received or withdrawn from any source, including savings, investments, trust accounts and other resources, which is readily available to the household and not considered non-countable income

Countable income is verified via participant self-declaration. When monthly income is variable, the participant may consider their household’s average income during the previous twelve (12) months as compared to their current household income to determine which more accurately reflects the household’s status.

For example, a participant who has a fixed income and usually receives nine-hundred dollars ($900) gross countable income per month received a one-time gift of five-thousand dollars ($5,000) in the last thirty (30) days. Since the gift is not anticipated to reoccur and does not accurately represent the participant’s true situation or monthly income, the participant may choose to use their average income over the prior twelve (12) months when self-declaring their countable income. In this case, the participant would average eleven (11) months of nine-hundred dollars ($900) and one month of five-thousand dollars ($5,000) to calculate an average annual income of fourteen-thousand, nine-hundred dollars ($14,900) which is one-thousand, two-hundred forty-one dollars and sixty-seven cents ($1,241.67) per month and within income guidelines for a household of one.

Participants must be made aware of the types of income they are required to include in their calculations when self-declaring household income.

The following sources of income are not countable when determining eligibility for CSFP:

• Any basic allowance for housing received by military services personnel residing off military installations
• The value of in-kind housing and other in-kind benefits
• Reimbursements from the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970
• Any payment to volunteers under Title I (Vista and others) and Title II (RSVP, foster grandparents and others) of the Domestic Volunteer Service Act of 1973 to the extent excluded by that Act
• Payment to volunteers under section 8(b)(1)(B) of the Small Business Act
• Income derived from certain submarginal land of the United States which is held in trust for certain Indian tribes
• Payments received under the Alaska Native Claims Settlement Act
• The value of assistance to children or their families under the National School Lunch Act, as amended
• Payments by the Indian Claims Commission to the Confederated Tribes and Bands of the Yakima Indian Nation or the Apache Tribe of the Mescalero Reservation
• Payments to the Passamaquoddy Tribe and the Penobscot Nation or any of their members received pursuant to the Maine Indian Claims Settlement Act of 1980
• Payments under the Low-Income Home Energy Assistance Act, as amended
• Student financial assistance received from any program funded in whole or part under the Title IV of the Higher Education Act of 1965, including the Pell Grant, Supplemental Educational Opportunity Grant, State Student Incentive Grants, National Direct Student Loan, PLUS, College Work Study and Byrd Honor Scholarship programs, which is used for costs described in section 472 (1) and (2) of the Act
• Payments under the Disaster Relief Act of 1974, as amended by the Disaster Relief and Emergency Assistance Amendments of 1989
• Payments received under the Carl D. Perkins Vocational Education Act, as amended by the Carl D. Perkins Vocational and Applied Technology Education Act Amendments of 1990
• Payments pursuant to the Agent Orange Compensation Exclusion Act
• Payments received for Wartime Relocation of Civilians under the Civil Liberties Act of 1988
• Value of any child care payments made under section 402(g)(1)(E) of the Social Security Act, as amended by the Family Support Act
• Value of any “at-risk” block grant child care payments made under section 5081 of Pub. L 101-508
• Value of any child care provided or paid for under the Child Care and Development Block Grant Act, as amended
• Mandatory salary reduction amount for military service personnel which is used to fund the Veteran’s Educational Assistance Act of 1984 (GI Bill), as amended
• Payments received under the Cranston-Gonzales National Affordable Housing Act, unless the income of the family equals or exceeds eighty percent (80%) of the median income of the area
• Payments received under the Housing and Community Development Act of 1987, unless the income of the family increases at any time to not less than fifty percent (50%) of the median income of the area
• Payments received under the Sac and Fox Indian Claims Agreement
• Payments received under the Judgment Award Authorization Act, as amended
• Payments for the relocation assistance of members of the Navajo and Hopi Tribes
• Payments to the Turtle Mountain Band of Chippewa Indians in Arizona under Pub. L. 97-403
• Payments to the Papago Tribe of Arizona under Pub. L. 97-408
• Payments to the Assiniboine Tribe of the Fort Belknap Indian community and the Assiniboine Tribe of the Fort Peck Indian Reservation under Pub. L. 98-124
• Payments to the Red Lake Band of Chippewa Indians under Pub. L. 98-123
• Payments received under the Saginaw Chippewa Indian Tribe of Michigan Distribution of Judgment Funds Act
• Payments to the Mississippi River Band of Chippewa Indians under Pub. L. 99-377
• Payments received by members of the Armed Forces and their families under the Family Supplemental Subsistence Allowance from the Department of Defense
• Payments received by property owners under the National Flood Insurance Program
• Combat pay (Hostile Fire or Imminent Danger pay)

Participants must be made aware of the types of income they should not include in their calculations when self-declaring household income.

Geographic Requirements
Participants must live in Arizona and within the DS’s service area to be eligible for CSFP. Neither the length of time the participant has lived in Arizona or in the DS’s service area, nor the length of time the participant plans to remain living in Arizona or the DS’s service area may be considered in the eligibility determination (i.e., there is no requirement for the participant to intend to remain in Arizona).

Verification of address must be obtained at each certification. Acceptable forms of verification include, but are not limited to:

• Driver’s license
• Photo ID containing the participant’s address
• Lease agreement
• Property ownership documentation
• Rent or mortgage receipt
• Utility bill
• When the participant resides in an institution, a written statement from the representative of the institution. Note that residents of institutions must meet the following additional requirements:
  o The CSFP commodities received must be to the benefit of the participant not the institution (i.e., the institution must not realize a financial or in-kind benefit from the participant’s receiving of CSFP commodities)
  o The CSFP commodities must be used only be certified participants (i.e., the commodities may not be shared among non-participants residing in the institution)
  o The institution allows the participant to store, prepare and use CSFP commodities and encourages participation in all associated CSFP services (e.g., nutrition education, referrals to other agencies, etc.)

When a participant does not have verification of residency at the time of application, DSs must allow the participant thirty (30) calendar days to provide the verification. If all other
eligibility requirements are satisfied, the participant may be enrolled under the one-month temporary certification, dependent upon available caseload, and receive one food box prior to submitting verification of residency.

When verification of residency is not provided within thirty (30) calendar days after the date of enrollment, the DS must discontinue the recipient’s participation.

When temporarily enrolling a participant, who did not provide verification of residency at the time of application, complete form HRP-1035A Commodity Senior Food Program (CSFP) Notification of Discontinuance and give it to the participant at the same time commodities are distributed. Use the discontinuance reason, “No proof of address.” The program benefits end date is the last day of the month in which the client was temporarily certified to receive a food box.
Section 10: CSFP Certification Process

Certification Period

The regular participant certification period is one year and extends to the final day of the month in which eligibility expires. Recertification includes:

- Verifying the participant’s address and continued interest in the program
- Participant self-declares that s/he meets the income eligibility standards

A temporary certification period of one (1) month may be assigned for participants meeting one of the following criteria:

- The participant is not able to verify their address at certification or recertification and is otherwise eligible to receive program commodities
- The participant is on a waiting list and is eligible to receive a distribution due to a regular program participant’s decision not to receive a commodity distribution for the month

Moving within Arizona

DSs must serve a CSFP participant who moves from another area into an area served by CSFP and whose certification period has not expired. The participant must be given the opportunity to continue to receive CSFP commodities for the duration of the certification period.

If the DS has a waiting list, the participant must be placed on its waiting list ahead of all other waiting applicants.

The DS that determined the participant’s eligibility must provide verification of the expiration date of the certification period to the participant upon request.

Certification Process

Eligibility Determination Responsibility

DS staff/volunteers are responsible for determining eligibility for CSFP. Whenever possible, certification and distribution should be separated between two staff members to avoid the perception of a conflict of interest. Staff should not certify nor distribute commodities to participants with whom the staff member has a personal or familial relationship, unless no other staff member is available to complete the certification or distribution.

Documentation

DS staff, or RFB on behalf of the DS, must key participant information into Link2Feed. The following items must be documented:

- Participant name
- Address
- Telephone number, if applicable
• Date of Birth
• Race and ethnicity
• Certification determination
• CSFP ID number
• Other relevant information as applicable to the application

Application Processing
DSs must ensure applications are fully completed. Each participant, even when in the same household as another applicant, must complete a separate application for CSFP. Applications must contain the following participant information:

• Name
• Date of birth
• Residential address
• Mailing address, if different from the residential address
• Ethnicity, if applicant does not want to self-declare, staff must make visual identification, key into Link2Feed or write on paper application and let applicant know what they’ve chosen
• Race, if applicant does not want to self-disclose, staff must make visual identification and key into Link2Feed or write on paper application
• Self-certification of either meeting or exceeding the maximum allowable gross monthly income
• Applicant’s signature and date
• DS’s certifier’s signature and date

The application date (i.e., the date on which the application is considered to be received) is the date the application is delivered to the DS during normal business hours. For example, an application handed to DS staff during the distribution hours is considered received on the date the applicant handed the application to the staff member. However, an application received in the mail on a day in which the DS was closed would be considered received as of the next date on which the DS location is open for business.

The DS, or RFB staff, must key application information into Link2Feed if not done “live” during CSFP distribution. Note that multiple participants in the same household will use the same income pool to self-certify income. However, all clients will need their own, individual application. HRP-1028A Application for Benefits (TEFAP, CSFP) and HRP-1028A-S Solicitud para Beneficios (TEFAP, CSFP) are available for participants to apply.

Required Notifications

Application Determination Notification
DSs must notify applicants of their eligibility or ineligibility for CSFP benefits, or their placement on a waiting list, within ten (10) calendar days from the date of application.
Notification of eligibility must be written and include information on the time, location and means of food distribution and the length of the certification period. The notification of eligibility may be mailed to the applicant’s address of record or handed directly to the applicant. More information and related forms are listed below under “Notification to Eligible Participants.”

Notification of ineligibility must be written and include the reason the applicant is not eligible, a statement of the applicant’s right to a fair hearing to appeal the decision and a statement that informs the applicant that program standards are applied without discrimination based on race, color, national origin, age, sex, disability or reprisal or retaliation for prior civil rights activity. The notification of ineligibility may be mailed to the applicant’s address of record or handed directly to the applicant. More information and related forms are listed below under “Notification to Ineligible Applicants.”

**Notification to Eligible Participants**

**Participant Rights and Obligations**

DSs staff must explain participant rights and obligations to all applying recipients. In addition, the participant **must be** provided with a copy of form HRP-1039A Commodity Senior Food Program Participant Rights and Obligations. HRP-1039A lists the following information:

- Participant rights and obligations
- CSFP requirements
- Distribution Site requirements
- Prohibited actions
- Nondiscrimination policy
- Right to appeal and adverse action or timeliness issue
- Proxy’s agreement to rights and obligations on the participant’s behalf

**ID/Transfer Card**

DSs must issue an HRP-1033A Commodity Senior Food Program ID/Transfer Card to program eligible participants. HRP-1033A includes the following information:

- Participant name
- Date the current certification will expire
- Name and address of certifying agency
- Name of participant’s proxy (if they have one)
- A certification record
- Listing of distributions the participant has received

Both the participant and the staff member completing certification must sign the ID/Transfer Card. Participants and proxies should bring the ID/Transfer Card with them each time they visit a DS to receive commodities.
By providing the participant the completed and signed ID/Transfer Card and CSFP Participant Rights and Obligations form, the participant is being notified of their eligibility for the program.

**Enrollment Notification from Waiting List**

When an applicant is on a waiting list and caseload becomes available, DSs must inform the person that they can be taken off the waiting list and have their eligibility determined for the program by mailing an **HRP-1041A Commodity Senior Food Program Waiting List Enrollment Notification** to the applicant’s address of record. RFBs or DSs may also contact the client via telephone to inform persons of the caseload availability. Eligible individuals on the waiting list should be contacted by date of application on a first-come, first-served basis.

**Notification to Ineligible Applicants**

**Application Denial**
The **HRP-1038A Commodity Senior Food Program (CSFP) Notification of Ineligibility** informs applicants of an application denial and contains the following information:

- The reason for the denial, which may be any of the following, as appropriate:
  - Age ineligibility – client does not meet the minimum age requirement
  - Excess income
  - Dual participation – already participating in CSFP at another DS
  - Failed to provide verification of identity
  - Failed to complete and/or sign application
  - Disqualification due to program violations
- The applicant’s right to appeal the decision
- Where and how to file a complaint of discrimination

The applicant must receive the notification of ineligibility by either mailing or handing the Notification of Ineligibility form (HRP-1038A) within ten (10) calendar days from the date of application.

**Waiting List Notification**

When an applicant is eligible for CSFP but the RFB or DS does not have enough caseload to provide commodities to the person, the DS must retain a copy of the application (Application in Link2Feed is sufficient, unless not using Link2Feed then paper copy is required) and issue form **HRP-1042A Commodity Senior Food Program (CSFP) Waiting List Notification**. The form contains the following information:

- The applicant is being placed on a waiting list until additional caseload becomes available
- A summary of program eligibility requirements
- Distribution site contact information
- The necessary steps to take when the applicant remains interested in enrollment
Placement on a waitlist is not considered an application denial. Therefore, the placement is not subject to appeal through the fair hearing process.

Notification of Expiration
The DS must notify program participants in writing at least fifteen (15) calendar days before the certification expiration date that eligibility for the program is about to expire. The notification must include a statement in the written notification informing the participant that program standards are applied without discrimination on the bases of race, color, national origin, age, sex, disability or reprisal or retaliation for prior civil rights activity. Use form HRP-1037A Commodity Senior Food Program (CSFP) Notification of Expiration to inform participants of upcoming program certification expiration and how to recertify.

Participants assigned to a temporary, one-month certification period must receive the notice of expiration at the same time commodities are distributed.

Notification of Discontinuance
If a participant fails to recertify by the current expiration date listed communicated via the Notice of Expiration (HRP 1037A) the participant must be informed by mailing HRP-1035A Commodity Senior Food Program (CSFP) Notification of Discontinuance to the applicant’s address of record.

Proxies
Participants may appoint a Proxy to assist and act on the person’s behalf in order to:

- Complete the application
- Complete the certification interview
- Provide verification documents
- Report changes to the participant’s household circumstances
- Receive the participant’s commodity distribution

The appointment of a Proxy must be in writing and is in effect for as long as the participant indicates, including and up to the end of the certification period unless the participant revokes the Proxy’s authorization in writing. There is space on CSFP Application page in L2F to list the Proxy information.

When acting on the participant’s behalf, the proxy must present acceptable identification and the participants ID/Transfer card (HRP-1033A).
### Certification Timeline

Certain forms/actions are time-sensitive and must be completed as shown in table below:

<table>
<thead>
<tr>
<th>Action</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>CSFP Participant Rights &amp; Obligations (HRP-1039A)</td>
<td>As soon as person applies</td>
</tr>
<tr>
<td>Individual Notice of Beneficiary Protections (HRP-1034A)</td>
<td>As soon as person applies at faith-based organization</td>
</tr>
<tr>
<td>CSFP Beneficiary Referral Request (HRP-1029A)</td>
<td>If person requests another DS, as soon as they ask</td>
</tr>
<tr>
<td>Notification of Application denial (HRP-1038A) or placement on Waiting List (1042-A)</td>
<td>As soon as possible after receiving application yet within 10 calendar days</td>
</tr>
</tbody>
</table>
| Notification of Application approval is given as CSFP ID/Transfer Card (HRP-1033A) | • As soon as possible after receiving application yet within 10 calendar days  
• Before participant receives their first distribution.  
• Those with a one-month temporary certification do not receive an ID/Transfer card |
| CSFP Notification of Expiration (HRP-1037A)                            | If participant is approved for a one-month temporary certification this form is given at the same time |
| CSFP Notification of Expiration (HRP-1037A)                            | • At least 15 calendar days before participant’s certification expires  
• May be given at distribution the month before expiration takes place |
| CSFP Notification of Discontinuance (HRP-1035A)                        | • At least 15 calendar days before effective date of discontinuance (if participant hasn’t recertified) |
| CSFP Waiting List Enrollment Notification (HRP-1041A)                  | • Mail or call applicant as soon as caseload becomes available             |
| CSFP Notification of Disqualification (HRP-1036A)                      | • At least 15 calendar days before the effective date of disqualification for program violation |
Section 11: TEFAP and CSFP Distribution Guidelines and Procedures

Unrelated Activity

Neither TEFAP nor CSFP participants can be pressured or influenced to support any religious, social or political point of view in association with receipt of USDA commodities.

Unrelated activities may be conducted at a DS as long as:

- The person(s) conducting the activity makes it clear that the activity is not part of TEFAP/CSFP and is not endorsed by the USDA
- Information not related to TEFAP/CSFP is not placed in or printed on the distribution containers (EFBs or CSFP box) or any other container of food during same distribution
- The person(s) conducting the activity makes it clear that cooperation is not a condition of receipt of USDA commodities (e.g., praying, attending religious services, contributing money, signing petitions, or conversing with people)
- The activity does not disrupt distribution of USDA commodities (7 CFR §251.10).

RFBs and DSs staff/volunteers are responsible for ensuring that activities unrelated to the distribution of USDA commodities are conducted in a manner consistent with the above conditions.

DSs found in violation of the policies regarding unrelated activity in this section are subject to termination from further USDA commodity distributions.

TEFAP Distribution

Frequency and Rate of Distribution

Federal regulation does not specify the number of distributions that RFBs and DSs are required to conduct. ADES/CHRP has discretion to develop distribution rates required by all RFBs. Currently for Arizona, ADES/CHRP requires that all DSs distribute TEFAP, at a minimum, of once monthly. RFBs and DSs may use their discretion to increase the number of TEFAP distributions they feel are needed per month per site. Distributions must meet the following criteria:

- Income eligible recipients must have equal access to receiving the same amount of TEFAP food. RFBs must ensure that each recipient has equal access to the same possible amount of food at each DS
- RFBs must ensure that TEFAP food is distributed in fair share proportions per household size, meaning larger families receive more food. As an example: ADES/CHRP suggests fair share proportions as follows:
  - Household size 1-4 = 1 Emergency Food Box/Bag (EFB)
  - Household size 5-6 = 1 EFB and 1 supplemental bag
  - Household size 7-8 = 1 EFB and 2 supplemental bags
  - Household size 9+ = 2 EFBs and 2 supplemental bags
DS personnel must document that households are receiving amounts of TEFAP food in fair share proportions according to family size in either Link2Feed or on the Household Distribution Sign-In sheet.

Site Distribution Procedures:
The TEFAP Eligibility Guidelines charts must be prominently posted at each distribution site. Poster **HRP-1023A Food Assistance Program – The Emergency Food Assistance Program (TEFAP) (English/Spanish)** is available to fulfill this requirement. It is advisable to post the chart at the point of sign-up for TEFAP commodities.

TEFAP DSs must be open to the general population. Sites that limit participation or attendance to only their members may not be a TEFAP DS.

USDA foods shall be distributed only to recipients who are eligible to receive them (7 CFR, §251.5). Recipients self-declare that they are eligible to receive TEFAP commodities and agree to program requirements by signing either the Link2Feed or paper application. Proof of household income shall not be required for a participant to receive TEFAP food.

7 CFR §251.10 only requires the name of the household member receiving commodities, the address of the household (to the extent practical), the number of persons in the household and the basis for determining that the household is eligible to receive commodities for home consumption (i.e. income eligibility guidelines). ADES/CHRP also requires a date of birth for application of TEFAP benefits.

The DS may ask for further participant information for use with other programs. However, it is the RFB’s responsibility to ensure that DSs proactively post for all participants to view and/or inform participants in writing that additional information is not required in order to receive TEFAP food. Participants shall not be denied TEFAP food if they refuse to reveal any information that is not a requirement of TEFAP.

Under no circumstance shall recipients be required to make any payments in money, materials or services for or in connection with the receipt of donated foods, nor shall voluntary contributions (donations) be solicited in connection with the receipt of USDA foods for any purpose (7 CFR, §250.1).

If it is determined that a DS is collecting social security numbers and/or requiring verification of household income, this will be cause for the RFB to terminate the TEFAP agreement.

Household Distribution Documentation
Each DS must collect and maintain on record, for each household TEFAP commodities for home consumption:

- The signature of the household member receiving commodities
- The address of the household (to the extent practicable)
- The number of persons in the household
- The basis for determining that the household is eligible to receive commodities for home consumption (7 CFR §251.10)

Documentation in Link2Feed under TEFAP Pantry or the use of HRP-1013A The Emergency Food Assistance Program (TEFAP) Household Distribution Site Sign-In Sheet (English/Spanish) satisfies these Federal requirements. If using Sign-in Sheets, they must be collected and maintained at the RFB of the DS.

By signing for commodities, the participants are certifying, under penalty of perjury, that:

- They are income eligible to receive USDA commodities according to the TEFAP eligibility guidelines
- They reside in the distribution site’s service area (if there is one)
- Their agreement that USDA commodities are for personal home use, and therefore must not be sold, traded or given away (7 CFR, 250.1)

If a participant is incapable of signing their name, DS personnel may sign for the person who would then make an ‘x’ or other mark on the signature line.

Proxies

Participants may designate a proxy to pick-up and deliver TEFAP commodities to their home. Proxy information may be entered into Link2Feed. If a DS is not using Link2Feed live, a written note with the participant’s name, address, and number of people in the household along with the name of their designated proxy and the participant’s signature is required. Written proxy forms are valid for six months and must be kept on file at the DS.

TEFAP Distribution in Conjunction with Other Programs

RFBs and DSs may distribute TEFAP food simultaneously with other programs, as long as the site is open to the general public and access is not limited to specific individuals. TEFAP recipients must be income-eligible, according to TEFAP income guidelines, and must sign for commodities in either Link2Feed or on the Household Distribution Sign-in Sheet.

RFBs and DSs may incorporate the distribution of foods that have been donated by charitable organizations or other entities with the distribution of USDA commodities or distribute them separately (7 CFR, §251.4).

Cooking Demonstrations

To support nutrition education, ADES/CHRP, RFBs and DSs are authorized to use a reasonable amount of TEFAP commodities to conduct cooking demonstrations as part of the program. TEFAP commodities may not be used for other purposes.
**CSFP Distribution**

**Frequency and Rate of Distribution**

DSs must distribute a package of commodities to regular participants each month, or a two-month supply of commodities to participants every month, in accordance with the food package guide rates established by USDA/FNS. Note that participants assigned to a temporary, one-month certification period may only receive a one-month supply of commodities.

When caseload exists, participants are eligible to receive an initial commodity distribution as soon as the application is processed, eligibility has been determined and the participant has been given all necessary approval documents. The participant may receive either:

- One (1) CSFP box, when the participant intends to visit the DS monthly
- Two (2) CSFP boxes, when the participant intends to visit the DS every other month

**Note:** Commodities may not be used for outreach, refreshments or for any purposes other than distribution to, and nutrition education for, CSFP participants.

**Information on Public Assistance**

DSs must provide written information (i.e. flyers) available during intake on other public assistance programs for CSFP participants and be able to make referrals as appropriate (7 CFR, §247.14). These programs include:

- Supplemental security income benefits provided under Title XVI of the Social Security Act (42 U.S.C. 1381 et seq.) [www.ssa.gov/benefits/ssi/](http://www.ssa.gov/benefits/ssi/), [www.ssa.gov/agency/contact](http://www.ssa.gov/agency/contact)

- Medical assistance provided under Title XIX of the Social Security Act (42 U.S.C. 1396 et seq.) including medical assistance provided to a qualified Medicare beneficiary (42 U.S.C. 1395(p) and 1396(5)) [www.azahcccs.gov](http://www.azahcccs.gov), [www.azahcccs.gov/Members/GetCovered/apply.html](http://www.azahcccs.gov/Members/GetCovered/apply.html)

Section 12: CSFP Nutrition Education

RFBs must ensure CSFP participants receive easily understood nutrition education that is relevant to the participants’ individual household situations.

ADES/CHRP Requirements

ADES/CHRP must complete the following nutrition education activities:

- Establish an overall nutrition education plan
- Ensure RFBs provide nutrition education to participants in accordance with the State Plan
- Establish an evaluation procedure to ensure the provided nutrition education is effective (normally done through a nutrition education survey)
- Ensure that evaluation procedure includes participant input and is directed by a nutritionist or other qualified professional

RFB Requirements

RFBs must provide nutrition education that can be easily understood by participants and is related to their nutritional needs and household situations. RFBs must provide nutrition education that includes the following information, which should account for specific ethnic and cultural characteristics whenever possible (7 CFR, §247.18):

- The nutritional value of CSFP foods, and their relationship to the overall dietary needs of the population groups served
- Nutritious ways to use CSFP foods
- Special nutritional needs of participants and how these needs may be met
- The importance of health care and the role nutrition plays in maintaining good health
- The importance of the use of the foods by the participant to whom they are distributed and not by another person

Nutrition Education Sources

Nutrition education material sources include, but are not limited to, the following:

- Arizona Nutrition Network: www.eatwellbewell.org
- ChooseMyPlate.gov: www.choosemyplate.gov/older-adults
- USDA Mixing Bowl recipes, cookbooks and menus: www.choosemyplate.gov/recipes-cookbooks-and-menus
- Arizona Health Zone: AZHealthZone.org
Nutrition Education Evaluation

RFBs must conduct an annual survey by the end of the federal fiscal year (September 30th of every year) to evaluate nutrition education effectiveness. ADES/CHRP will make available a sample survey with minimum required questions and the RFB may edit the sample survey to fit the organization’s need. Surveys must:

- Include measures compatible with the purpose of CSFP nutrition education
- Involve and encourage participant input
- Protect participant privacy and maintain confidentiality
- Be culturally and linguistically appropriate

RFBs must send survey results to ADES/CHRP within thirty (30) days of survey completion and include:

- Accurately reported positive and negative results
- Incorporate corrective action planning to improve upon negative results
- Measure shifts in participant knowledge of nutrition education
- Identify implementation barriers and detail steps taken to overcome the barriers
- Describe all nutrition education conducted and include total cost

RFBs are authorized to consult or contract with a registered dietician or other qualified nutrition professional for nutrition education evaluation services. For the purposes of this section a “registered dietician” is a person who meets the qualifications of the credentialing agency for the American Academy of Nutrition and Dietetics.

Nutrition education evaluation plans developed, implemented and kept current by a registered dietician do not require ADES/CHRP approval; all other plans must be approved by a State registered dietician or qualified nutrition professional prior to implementation and after any major revision.

RFBs must share evaluation results with ADES/CHRP, and upon request, other hunger relief organizations. In addition, RFB will provide examples of the monthly educational material given to participants in their Quarterly narrative due to ADES/CHRP.

Cooking Demonstrations

To support nutrition education, ADES/CHRP, RFBs and DSs are authorized to use a reasonable amount of CSFP commodities to conduct cooking demonstrations as part of the program. CSFP commodities may not be used for other purposes (7 CFR, §247.18).
Section 13: Data Collection

Link2Feed

Arizona ADES/CHRP has selected Link2Feed as its vendor for statewide data collection for TEFAP and CSFP. Systems for collecting participant data must be established and maintained. Each RFB develops an implementation timeline for training all CSFP and TEFAP DSs on the use of Link2Feed and communicates progress on such timeline with ADES/CHRP. DSs may utilize Link2Feed “live” – at the time of distribution or may enter participant data into Link2Feed after a distribution takes place.

If a DS is using Link2Feed during the time of distribution, participant information must be entered into the appropriate program category, (i.e. TEFAP pantry, CSFP, etc.).

If a DS chooses not to use Link2Feed “live” at the time of distribution, a paper HRP-1028A Application for Benefits (TEFAP/CSFP) must be used and all paper applications kept until information is entered into Link2Feed.

For any TEFAP distribution that is not using Link2Feed during the distribution, HRP-1013A The Emergency Food Assistance Program (TEFAP) Household Distribution Site Sign-in Sheet (English/Spanish) must also be used in addition to the Application for Benefits and be kept on file.

Currently, any TEFAP distribution that serves over one-hundred (100) households is not required to enter participants names individually into Link2Feed but may use the “mass distribution” field to document the aggregate number of households served. The Household Distribution Site Sign-In Sheet is still required to be completed by participants.

Confidentiality

All staff and volunteers of the ADES/CHRP, contracted RFBs and DSs that provide services associated with TEFAP and/or CSFP commodities at food banks, food pantries, soup kitchens and shelters, must maintain the strictest confidence and protect the confidentiality and security of all protected data and information to which they have access. Confidential information may include but is not limited to: recipients of food assistance; household composition, names, addresses, and phone numbers. It may be from any source or in any form (oral, written or electronic). This information may be protected by state and federal laws and by policies of the Department.

All volunteers at DSs are required to fill out HRP-1016A Volunteer Confidentiality and have the signed forms on file at the DS for a minimum of five years.

CSFP Confidentiality Considerations

Participant information may be shared with other DSs only for the purpose of preventing dual participation.
With the consent of the participant, as indicated on the application form, information may be shared with other health or welfare programs for use in determining eligibility or for program outreach.

**CSFP Data Collection**

ADES/CHRP and RFBs must provide for and maintain a system to collect participant racial and ethnic data in accordance with Federal policy. Racial and ethnic data will be used to determine how effectively USDA/FNS programs are reaching potentially eligible participants, identify areas where additional outreach is needed, assist in the selection of locations for compliance reviews and aid in the completion of required reports.

**Distribution Site Responsibilities**

ADES/CHRP, RFBs and DSs must obtain data by race and ethnic category on potentially eligible populations, applicants and participants in their program service areas. DSs must ask all program applicants to identify all racial categories that apply. Participants should be encouraged to provide the information by the staff/volunteer explaining the use of the data. Collection systems (Link2Feed) must ensure that applicant/participant information is:

- Collected and retained by the DS for each program as specified in the program regulations, instructions, policies and guidelines
- Based on documented records and maintained for five years
- Maintained under safeguards that restrict access of records only to authorized staff
- Able to be submitted, as requested, to USDA/FNS and/or ADES/CHRP

To ensure data quality, ethnicity data must be collected prior to racial data. Participants are free to select one or more racial designations.

The minimum designations for collection of ethnicity information are as follows:

- Hispanic or Latino
- Not Hispanic or Latino

The minimum designations for collection of race information are as follows:

- American Indian or Alaska Native
- Asian
- Black or African American
- Native Hawaiian or Other Pacific Islander
- White

While self-identification is the preferred method of data collection, clients must NOT be required to provide information on their race or ethnicity. When clients prefer not to furnish the information, the DS personnel must, through visual observation, secure and record the information and share with the participant what was marked. Also, a DS may not
change or challenge a participant’s self-declaration, unless the declaration is patently false.

Section 14: Program Violations and Fair Hearing Process

Program Violations

Program violations are actions taken by TEFAP/CSFP applicants, participants or proxies to obtain or use USDA benefits improperly. Program violations include the following actions (7 CFR, §247.20):

- Intentionally making false or misleading statements, verbally or in writing (fraud)
- Intentionally withholding information pertaining to CSFP eligibility (fraud)
- Selling USDA commodities gained through TEFAP and/or CSFP participation or exchanging the commodities for non-food items (fraud)
- Physically abusing or threatening to physically abuse program staff
- Committing dual participation (CSFP only)

If applicants, participants or proxies commit program violations, ADES/HRP MAY require DSs to disqualify the applicants or participants for a period of up to one year. If it is determined that disqualification would result in a serious health risk, ADES/HRP may waive the disqualification.

When a participant commits three program violations involving fraud, ADES/HRP MUST require DSs to disqualify the participant PERMANENTLY from CSFP, unless it is determined that permanent disqualification would result in a serious health risk to the client.

When a participant is disqualified from the program, DSs must provide the individual with a written notification of disqualification at least 15 days before the effective date of disqualification. For CSFP use HRP-1036A which includes the effective date and period of disqualification, the reason for the disqualification and a statement that the individual may appeal the disqualification through the fair hearing process (7 CFR, §247.33(a)).

CSFP Dual Participation

Dual participation, a condition in which the same participant receives more than the allowable distribution by intentionally or unintentionally maintaining multiple cases under CSFP or visiting multiple DSs, is not allowable.

ADES/CHRP, RFBs and DSs must collaborate on a plan for the prevention, detection and resolution of dual participation as applied to all CSFP participants. To aid in this requirement, Federal regulations require DSs to complete the following actions (7 CFR, §247.19):

- Check the identification of all clients when they are certified or recertified (7 CFR, §247.8(a)(1))
• Ensure the applicant signs the application form; the application form contains a statement advising the applicant that s/he may not receive CSFP commodities from more than one DS at the same time. (7 CFR, §247.8(b))

• When a DS finds a participant committing dual participation, the DS must determine the cause of the dual participation and complete the following actions (7 CFR, §247.19):
  o When the participant is enrolled in multiple cases under the same program, discontinue all duplicative cases but not the original application, insofar as the original application is eligible to remain open
  o When the participant is receiving multiple distributions for the same period by participating at more than one CSFP DS, discontinue the participant’s benefits at the additional sites
  o Notify the participant of any discontinuances by sending an HRP-1035A Commodity Senior Food Program Notification of Discontinuance at least fifteen (15) days before the effective date of discontinuance
  o At the participant’s request, allow the participant to appeal the discontinuance through the fair hearing process
  o When the dual participation resulted from the participant or proxy making false or misleading statements or intentionally withholding information, the DS must notify the RFB who notifies ADES who may disqualify the participant from CSFP, unless it is determined that disqualification would result in a serious health risk for the participant
  o Initiate a claim against the participant to recover the value of CSFP benefits improperly received, in accordance with 7 CFR, 247.30(c)

CSFP Fair Hearing Process

A fair hearing is a process that allows a CSFP participant to appeal an adverse action, which may include the denial or discontinuance of program benefits, disqualification from the program or a claim to repay the value of commodities received as a result of fraud (7 CFR, §247.33).

DSs must ensure that participants understand their right to appeal an adverse action through the fair hearing process, which includes providing written notification of the participant’s right to a fair hearing along with notification of the adverse action. Use HRP-1032A Commodity Senior Food Program (CSFP) Informal Dispute Resolution Meeting / Fair Hearing Request to provide this written notice of a fair hearing process. Notice of Adverse Action (NOAA) includes the discontinuance of benefits (HRP-1035A), denial of application (HRP-1038A) or notice of disqualification (HRP1036A). Such notice is not required at the expiration of a certification period (HRP-1037A) as expirations are explained in the Notice of Expiration.

ADES/CHRP had developed internal fair hearing procedures in compliance with Federal, State and ADES laws, rules and policies.
Requesting a Fair Hearing
A participant or proxy may request a fair hearing by making a clear expression, verbal or written, to ADES/CHRP, RFB or DS staff/volunteer that an appeal of the adverse action (HRP-1038A Notice of Ineligibility or HRP-1036A Notice of Disqualification) is desired. The participant must be allowed sixty (60) calendar days from the date the NOAA is mailed or handed directly to the client to file the fair hearing request.

When receiving a verbal fair hearing request, the ADES/CHRP, RFB or DS staff/volunteer becomes responsible for completing the written request on the participant’s behalf. Use the HRP-1032A CSFP Informal Dispute Resolution Meeting/Fair Hearing Request form to document the request. DSs or RFBs must email the completed form to ADES/CHRP at CoordinatedHungerRelief@azdes.gov as soon as practicable.

On receipt of a fair hearing request, ADES/CHRP or RFB coordinates hearing scheduling with the Division of Aging and Adult Services (DAAS) Assistant Director’s office and informs the person requesting the hearing along with the DS of the time and date of the hearing.

Fair hearing requests may only be denied when the request meets any of the following conditions:

- The request is not received within the sixty (60) calendar days from the date the NOAA was mailed or given directly to the participant
- The participant or participant’s proxy submits a written withdrawal of the fair hearing request
- The participant fails to appear without good cause for the scheduled hearing
- A change in law or policy requires service adjustments or the discontinuance of benefits for classes of recipients
- The participant filed the request as a result of being placed on a waiting list

Continuance of Benefits
Participants who appeal a discontinuance of program benefits within the fifteen (15) day advance notification period required under 7 CFR, §247.17 and §247.20 must be permitted to continue to receive benefits until a decision on the appeal is made by the hearing official, or until the end of the participant’s certification period, whichever occurs first.

However, if the hearing decision finds that a participant received program benefits fraudulently, the local agency must include the value of benefits received during the time that the hearing was pending, as well as for any previous period, in its initiation and pursuit of a claim against the participant (7 CFR, 247.33(f)).

Advance Notice of Hearing
ADES/CHRP or RFB must provide a participant with at least ten (10) days advanced written notice of the scheduled hearing (7 CFR, §247.33(g)). The following components must be included in the notice:
• the date, time and place of the hearing
• the name of the hearing officer
• the rules of procedure for the hearing
• the issues involved
• the participant’s right to:
  o Examine documents supporting ADES/CHRP’s decision before and during the hearing
  o Be assisted or represented by an attorney or other persons
  o Bring witnesses
  o Present arguments’
  o Question or refute testimony or evidence, including an opportunity to confront and cross-examine others at the hearing
  o Submit evident to help establish facts and circumstances

Conducting a Fair Hearing
The fair hearing must be conducted by an impartial official who has no personal stake or involvement in the decision and who was not directly involved in the initial adverse action that resulted in the hearing. The hearing official is responsible for:

• Administering oaths or affirmations, as required by the State
• Ensuring that all relevant issues are considered
• Ensuring that all evidence necessary for a decision to be make is presented at the hearing and included in the hearing record
• Ensuring that the hearing is conducted in an orderly manner, in accordance with due process
• Making a hearing decision that must:
  o Comply with Federal laws and regulations
  o Contain a summary of the facts of the case
  o Be made and communicated, in writing, to the participant within forty-five (45) calendar days from the date of the hearing request

When a hearing decision is in favor of an applicant who was denied CSFP benefits, the receipt of benefits must begin within forty-five (45) calendar days from the date that the hearing was requested, if the applicant is still eligible for the program.

When a hearing decision upholds the ADES/CHRP’s or RFB’s action, ADES/CHRP or RFB must inform the individual of the right and process to pursue judicial review (i.e., an appeal) of the decision.

The impartial fair hearing official is designated as the DAAS Deputy Assistant Director or, when the Deputy Assistant Director has had involvement with the decision prompting the fair hearing request, the DAAS Assistant Director. Contact information for the office of the Assistant Director is:

Arizona Department of Economic Security
Section 15: Claims Regarding CSFP Commodities

Claims against the State and RFBs
If ADES/CHRP or an RFB misuses program commodities, FNS must initiate a claim against the State to recover the value of the misused commodities. Misused commodities include:

- Improper distribution
- Commodity loss or spoilage due to improper storage, care or handling
- Stolen or damaged commodities due to improper storage, care or handling

ADES/CHRP is then responsible for initiating and pursuing claims against RFBs or DSs. Use of funds recovered by ADES/CHRP due to claims actions must be in accordance with the Administrative Funds section of this manual.

Claims against Program Participants
ADES/CHRP must ensure RFBs initiate a claim against participants to recover the value of CSFP commodities improperly received or used, when RFBs determine the participants or participant’s proxy committed fraud to receive or use the commodities. Fraud includes:

- Intentionally making false or misleading statements
- Intentionally withholding information to obtain CSFP commodities
- Selling or exchanging CSFP commodities for non-food items.

RFBs must advise clients of the opportunity to appeal the claim through the fair hearing process.

Participants who have received or used CSFP commodities through fraud must be disqualified from CSFP for the period of up to one year, unless the RFB determines the disqualification would result in a serious health risk to the participant and ADES/CHRP waives the disqualification.

When pursuing claims against the participants, RFBs must use the following procedure:

- Issue a letter of demand for the value of commodities improperly received or used
- If repayment is not made in a timely manner, take cost-effective collection actions in consultation with ADES/CHRP
- Maintain all records related to claims actions taken against participants
Section 16: Shipment and Receipt of USDA Foods

Shipping and Notifications

Direct Shipping from USDA
USDA Foods may be directly shipped to RFBs from the USDA and originate from a National Multi-Food Warehouse (NMFW).

ADES/CHRP must notify RFBs of general USDA purchase information for TEFAP at least quarterly through the Delivery Order Status Reports (DOR). The DOR contains information related to the anticipated ADES/CHRP delivery schedule with types and quantities of commodities and any changes in delivery schedules. Specific delivery dates are pre-arranged between the RFB and the NMFW and reflected in the Web-based Supply Chain Management (WBSCM) system.

The NMFW must arrange regular delivery dates with each RFB. If an order includes multiple truckloads, every effort must be made to arrange for all deliveries on the same day. The RFB must negotiate any tailgating by the NMFW when setting the delivery date. If the regularly scheduled delivery date must be postponed (e.g., as a result of inclement weather or equipment failure), the NMFW will immediately contact the RFB to determine a revised delivery date that is agreeable to both parties.

Shipping from a Vendor
For shipments originating from a vendor, the vendor or carrier must arrange for a delivery appointment with the RFB at least twenty-four (24) hours before the expected delivery. Direct shipments from USDA via commercial carriers are prepaid. RFBs are not to pay any charges requested by the driver or other agent of the carrier. RFBs should notify ADES/CHRP immediately of any such request.

For vendor shipments, the vendor will create the Advance Shipping Notification (ASN) in Web- WBSCM in advance of delivery as to provide the consignee sufficient advance notice of the delivery. ADES/CHRP and the receiving destination designated in WBSCM will receive the ASN by email. The ASN will include the following information:

- Required delivery date
- Expected delivery date
- Delivery ship-to agency
- Nutrition program acronym (e.g., TEFAP, CSFP, etc.)
- USDA Food product material number and description (i.e. material code)
- Sales order number
- Sales order item number
- Quantity in shipment (e.g., cases, units, etc.)
- Establishment number, if applicable

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1 USDA FNS Instruction 709-5 Rev. 2, effective date June 2015, regulates this section. Shipment and receipt of USDA Foods is based on CFR 7, Section 250.
• Purchase order item number
• Purchase order number
• Product vendor information

For split shipment (i.e., shipments that are split between two or more RFBs), the vendor or carrier must arrange for a delivery appointment with each RFB. The vendor or carrier may make an earlier delivery than scheduled only if a new delivery date is arranged that is acceptable to the RFB and USDA personnel are available, as necessary, to perform any required inspections; otherwise the original delivery date must be honored.

If the vendor or carrier arrives without a delivery appointment or is late for an appointment, the RFB should accept the shipment, if able, or work with the vendor or carrier to schedule delivery at a later time. When a carrier does not make a delivery appointment in advance, it is recommended that the RFB report the issue to ADES/CHRP who will identify the carrier in the comment section of WBSCM when receipting for the delivery.

**Delivery**

**Destination Changes**
RFBs wishing to change the shipment destination for shipments originating from the NMFW or a vendor, after the purchase order has been issued, must submit a request to ADES/CHRP, which in turn must submit the request to the FNS Western Regional Office (FNS WRO). For TEFAP and CSFP the change request must be submitted at least thirty-five (35) days in advance of the start of the delivery period. Select USDA Foods may require additional advance notice, per applicable USDA guidance. The FNS WRO will work to address the change request.

Carriers will not deliver to a receiving location that is not shown on the BOL without prior authorization from ADES/CHRP. Costs incurred as a result of an RFB’s failure to make timely notification will be charged to the RFB. A detention charge or charge for redelivery when the driver is asked by the RFB to deliver the load to a destination other that what’s on the BOL is the responsibility of the RFB.

**Vendor Unable to Deliver USDA Foods**
If a vendor or carrier arrives at the delivery location at the appointed time and is unable to unload USDA Foods as a result of action or inaction by the RFB, the vendor or carrier has the right and obligation to protect the commodities by placing them in storage or move them to another location, if necessary. Movement or storage may subject the RFB to additional charges. Any disputes between the RFB and the vendor or carrier regarding liability for such charges that are not resolved at the ADES/CHRP level must be referred to the FNS WRO for resolution by FNS and the Contracting Office, as applicable.

**Pallet Exchange**
For shipment originating from the NMFW, carriers do not exchange pallets.
For shipments originating from a vendor, pallet exchange is not required but may occur at the discretion of the RFB and should be arranged in advance of delivery.

**Inspecting the Shipment**

**General Requirements**
Responsibility for USDA commodities passes to the RFB at the time the products are unloaded. Therefore, the RFB must carefully inspect each shipment and commercial delivery receipt (e.g., Bill of Lading (BOL)) prior to unloading to ensure that the high security seal(s) is intact, determine the overall condition of the USDA Foods and the number of units in the shipment and to ensure the accuracy of the receipt.

All USDA shipments are made on commercial BOLs. The BOL is the primary document on which all verifications of delivery, condition of commodities upon receipt, and commodity counts must be recorded. Carriers are paid via signed BOLs that serve as proof the load was delivered.

**High Security Seal**
High security seals are used to provide evidence of tampering and can assist in the detection of theft or contamination. The RFB must ensure the high security seal(s) in the door or other point of entry of the truck or trailer is intact and must make a record of the serial number of the seal. If the high security seal is broken or lacking, or the serial number on the seal does not match the number on supporting documentation (e.g., BOL), the RFB must refuse the shipment and immediately notify ADES/CHRP which in turn must notify FNS WRO. FNS will notify the appropriate Contracting Office or the NMFW, as applicable.

For shipments origination from a vendor, a previously refused shipment may only be accepted by the RFB after a Condition of Container Inspection has been performed by a USDA representative, as designation by the Contracting Office, and a Certificate of Quality and Condition has been issued which documents that the Condition of Container meets the applicable U.S. Standards for Condition of Food Containers. Any inspection costs must be paid by the vendor or carrier.

**Removal of Seal and Temperature Check**
The RFB is responsible for the removal of the high security seal(s), which must be done with bolt cutters or a similar tool. For frozen or refrigerated foods, at a minimum, the RFB must check the thermometer, which is usually located outside of the truck, to ensure that the temperature in the freezer or refrigeration unit is at an acceptable level, in accordance with USDA guidance, and must ensure that the unit is switched on and working.

**Quantity of USDA Foods**
The RFB must determine if there is any obvious discrepancy from the quantity of USDA Foods ordered (e.g., an overage or shortage). A more careful count must be conducted as the shipment is unloaded and prior to the vendor or carrier departing.
When a shipment is delivered, and it’s determined there’s a shortage or overage, the RFB complete the following and send to ADES/CHRP:

- Record on the BOL the exact amount of the commodity shortage or overage; and
- Document the following information:
  - Delivery order number, contract number, and Notice of Delivery number
  - Railcar number and initial, piggyback trailer number or truck/trailer identification
  - Name of shipper, origin, and date of shipment
  - Quantity and description of food in the shipment
  - Date and time shipment received
  - The specific item and quantity affected (over or under)
  - Current status (unloaded, trailer left warehouse, etc.)
  - Name, title and phone number of person who made the inspection. Note if inspection report was prepared. If so, send copy of report with this documentation

**Observing Condition of USDA Foods**

The RFB must inspect the shipment to determine if the USDA Foods have been delivered in good condition and with no evidence of product tampering. The RFB should take not of any odors, infestation (e.g., dead insects or nesting materials), or damage to inner or outer containers. For frozen foods, the RFB should look for signs of defrosting or signs of thawing and re-freezing of the foods that could have occurred prior to the arrival of the shipment. For USDA Foods that are not intended to be frozen (e.g., canned products), is recommended that the consignee also check to ensure that such foods do not arrive in such manner.

Fresh fruit or vegetable shipments, with the exception of fresh apples, must be inspected by a USDA representative prior to unloading in accordance with contract specification. The vendor must arrange for the inspection at each delivery destination and pay any costs associated with inspection.

**Out-of-Condition USDA Foods and Required Notification**

When a shipment is delivered which all or a portion appears to be off-grade, out-of-condition or damaged, the RFB must do the following:

- Call ADES/CHRP before accepting the shipment and report the facts of the condition of the shipment and then receive instruction from ADES/CHRP
- If directed by ADES/CHRP, obtain an inspection by a qualified person
- If the inspector confirms those of the initial examination, hold the shipment and report full detail immediately to ADES/CHRP by phone
- Document the following information and immediately email ADES/CHRP:
  - Purchase order number, contract number and sales order number
- Railcar number and initial, piggyback trailer number, or truck/trailer identification
- Name of shipper, origin and date of shipment
- Quantity and description of food in shipment
- Date and time shipment received
- Specifically, the problem and quantity affected
- Current status (unloaded, trailer left warehouse, etc.)
- Cause of condition if it is obvious (e.g. damaged container, fire, temperature unit not operating, etc.)
- Protective services provided
- Name, title and phone number of person who made the inspection. Note if inspection report was prepared. If so, forward a copy with this documentation
- Name and location of carrier’s agent who was notified, along with the agent’s response, including time and date, and name of person making the notification
- Specific location within the transportation conveyance
- Person and phone number to contact regarding shipment

Await instructions from ADES/CHRP for possible disposal and replacement.

Note on BOL a brief description of the problem, referencing the full documentation was sent to ADES/CHRP.

For shipments originating from either a NMFW or a vendor, where RFB inspection and documentation indicates that all, or a major portion, of the USDA Foods in the shipment are out-of-condition, ADES/CHRP will in turn notify FNS WRO. FNS will work to address the issue by consulting with the NMFW or Contracting Office, as applicable, to determine if the shipment is to be rejected, or if an inspection by State or local health authorities or authorized USDA agent must first be obtained to determine the condition of the USDA Foods.

If an inspection is required, ADES/CHRP must inform FNS WRO of the RFB’s inspection results so that FNS and the appropriate office can determine if the shipment should be rejected. ADES/CHRP or the RFB must also ensure that the vendor or carrier is aware of the results of the RFB’s inspection, subsequent inspection by health authorities, as applicable, and the decision to accept or reject the shipment.

The vendor or carrier is responsible for the prompt removal of a rejected shipment. The cost of the inspection must be paid by the RFB if it is determined that the USDA Foods are not out-of-condition. Inspection costs must otherwise be paid by the vendor or carrier.

If there is a doubt as to the condition of the USDA Foods, or a disagreement with the vendor or carrier regarding their condition, the RFB must immediately notify ADES/CHRP,
which must in turn notify FNS WRO. FNS will consult with the Contracting Office or the NMFW, as applicable, to determine a course of action.

Any fresh fruit and vegetable delivery which fails to meet USDA specifications will be rejected by the USDA representative and Contracting Office. If any lot of fresh fruit or vegetable fails to meet the product or packaging requirements, the vendor may request in writing that USDA accept delivery of the lot. USDA, with agreement from the RFB may, at its option, accept delivery.

**Accepting and Receipting for Shipments**

**Acceptance of a Shipment**

For shipments originating from a NMFW that include out-of-condition USDA Foods or that do not have the quantity of USDA Foods ordered, the RFB must accept the entire shipment, segregate unusable products, and report the loss or shortage to ADES/CHRP, which must in turn inform FNS Western Regional Office (FNS WRO) and request guidance on disposing of any out-of-condition foods in accordance with Section X (ten) of FNS instruction 709-5 Rev. 2, and file a complaint in WBSCM for issue tracking purposes.

For shipments originating from a vendor, if the RFB inspection indicates that some, but not a major portion, of the USDA Foods in the shipment are out–of–condition, or that there is only a minor discrepancy from the quantity of USDA Foods ordered, the RFB may accept the entire shipment and segregate any out–of–condition USDA Foods.

The RFB in turn must notify ADES/CHRP of the out–of–condition foods, as mentioned above, which must in turn notify the FNS WRO and file a complaint in WBSCM. FNS will consult with the appropriate Contracting Office to determine a course of action. Alternatively, when the RFB inspection indicates that some, but not a major portion, of the USDA Foods are out–of–condition, the RFB has the option to immediately notify ADES/CHRP, as applicable, of the out–of–condition foods upon receipt, requesting refusal of that part of the shipment. ADES/CHRP must in turn notify the FNS WRO and file a complaint in WBSCM. FNS will consult with the appropriate Contracting Office to determine a course of action. This course of action may lead to part of the shipment being rejected.

In the above referenced instances, ADES/CHRP must note within the WBSCM complaint that the delivery issue is being handled as a contracting matter. The WBSCM complaint will be used for trend analysis only, in order for USDA to track such issues over time and ensure the best possible service to consignees.

For latent product defects observed by the RFB after acceptance of the shipment, the RFB must notify ADES/CHRP of the out-of-condition foods, which in turn must notify FNS WRO and file a complaint in WBSCM.

See Section X (ten) of FNS Instruction 709-5 Rev. 2 for details on the disposition and replacement of out-of-condition USDA Foods.
**Delivery Receipt**
The RFB must ensure that the delivery receipt (e.g., BOL) indicates the quantity of USDA Foods received, including product that is rejected at the time of receipt for being out of condition and the quantity received in good condition, before signing and dating such receipt and returning it to the vendor or carrier. The carrier, and not the RFB, is responsible for providing the vendor with the signed delivery receipt, with the exception of select bulk products for further processing (e.g., chicken), where the RFB provides grading certificates to the vendor. The signed delivery receipt must match the Goods Receipt quantity entered in WBSCM. The RFB is responsible for emailing the BOL and receipting form to ADES/CHRP the same day of receipt of shipment.

**WBSCM Goods Receipt**
ADES/HRP is responsible for entering the Goods Receipt in WBSCM within two calendar days of receipt of the product. Electronic receipting within two calendar days permits expeditious notification to FNS and other parties of the receipt of the shipment and allows payment to vendors in a timely manner. The Goods Receipt must indicate the quantity received in good condition and, if applicable, the quantity received damaged or rejected.

If ADES/HRP has not entered a Goods Receipt within two calendar days of delivery and the Contracting Office has received an invoice for the shipment, the Contracting Office will enter a Goods Receipt in WBSCM in order to meet prompt payment requirements. The Goods Receipt entry will be based on vendor or carrier-provided proof of delivery documentation such as a signed BOL.

Note that if the entire shipment is rejected by the Contracting Office, no information is required or should be entered into WBSCM.

**Unloading the Shipment**

**RFB Responsibilities**
The RFB is responsible for unloading the shipment of USDA Foods and for removing and disposing of dunnage and other debris. The RFB may request reimbursement for costs associated with restacking items that arrive unpalletized or pallets that arrive poorly stacked if appropriate documentation, including photographs, is provided via ADES/CHRP to FNS WRO before the shipment is accepted. Fees levied on the vendor or carrier (e.g., gate fees or lumper fees) are not permissible. For shipments of frozen or refrigerated foods, the RFB must ensure the freezer or refrigeration unit remains on during unloading.

For shipments originating from a NMFW, the RFB is responsible for unloading their entire order, including items that may be segregated (e.g., frozen under bulkhead), and ensuring that proper temperature is maintained.

RFBs are responsible for unloading palletized loads, even if they do not have the proper equipment to handle the pallets. In addition, RFBs should inquire at the time of delivery scheduling if any USDA direct shipments are slip-sheeted rather than palletized. RFBs
are responsible for providing the proper equipment and off-loading labor for handling slip-sheeted loads. If a RFB requests or requires a driver to restock product onto pallets or perform any service in relation to unloading, the RFB should be aware that the driver will normally charge for the service and that the RFB will be responsible for any restocking or unloading charges.

**Vendor or Carrier Responsibilities**

All shipments originating from a NMFW will arrive on pallets that must be positioned to facilitate timely unloading of USDA Foods (e.g., no pinwheeling). The NMFW Carrier is responsible for tailgating if previously arranged with the RFB.

The vendor or carrier is responsible for shipping product on pallets or equivalent (e.g., slip sheets) that are in acceptable condition, in accordance with applicable contract specifications. If pallet exchange is desired, the vendor or carrier must arrange for pallet exchange with the RFB prior to delivery. Fees levied on the RFB (e.g., lumper fees) are not permissible.

**Free Time**

The RFB must complete the unloading of the shipment and removal of dunnage and other debris within the period of free time. For palletized loads, free time is up to two hours. For non-palletized loads, free time is up to six hours. USDA may make exceptions for additional free time.

Failure to complete unloading within the free time may incur a demurrage or detention charge, which the RFB is obligated to pay. Charges may be due even if the delivery arrives with no advance notice. In the event the carrier should allow less time than the free time established, USDA will pay the difference. Bills for such charges should be sent to ADES/CHRP who will forward the information to the Kansas City Commodity Office, which will review the bill and file the claim through the appropriate FNS regional office.

**Split Shipments**

Temperature at time of arrival and time of departure must be recorded. In addition, RFBs must record seals on the outbound shipment from the stop-off point.

Additional cost or time for unloading damaged shifted or jumbled products should be documented in the RFB’s records.

When shortages in split shipments are reported at a final destination only, the stop-off RFB must provide ADES/CHRP with proof of the following when the truck departed their facility.

- Quantity – unloading documentation or a statement supporting the unloaded quantity reported
- Seals – complete inbound and outbound seal numbers
- Location – where unloading was performed
- Protection and supervision – protection and supervision given the carrier during unloading
Segregating Out-of-Condition USDA Foods
As provided in “Acceptance of Shipment”, if the RFB inspection indicates some, but not a major portion, of the USDA Foods in the shipment are out of condition, or there is only a minor discrepancy from the quantity of USDA Foods ordered, the RFB may accept the entire shipment and segregate any out of condition USDA Foods.

In such circumstances, the RFB must identify cases or other units of USDA Foods, or those USDA Foods within a case or other unit, that are out of condition, and segregate such foods from those that are in good condition, making note on the delivery documentation (e.g., BOL) as applicable. USDA Foods with cosmetic damage (e.g., small dents) should be retained for use as feasible.

Verifying Quantity of USDA Foods, Overages and Shortages
The RFB must confirm the quantity of USDA Foods received when unloading to determine if the quantity of foods delivered is the quantity ordered or if there is an overage or shortage of the quantity ordered. Any overages or shortages must be noted on the signed delivery receipt and reflected in WBSCM Goods Receipt.

For shipments originating from a vendor, when there is a shortage of the quantity ordered, ADES/CHRP should notify the FNS WRO to address any need for additional USDA Foods or to credit entitlement TEFAP. As applicable, the FNS WRO will work with FNS HQ to address the issue. For split shipments between two or more destinations, it is the responsibility of the RFB to unload the correct quantity at each delivery location in accordance with the Sales Orders. It is the responsibility of ADES/CHRP to make the necessary corrections in the event of an unloading error for split shipments.

For shipments originating from a National Multi–Food Warehouse that have less than the quantity of foods ordered, the RFB must notify ADES/CHRP which must in turn notify FNS WRO and make arrangements to receive the missing product as appropriate.

Re-Sealing for Subsequent Delivery
It is the responsibility of the vendor or carrier to reseal and rebrace the truck for subsequent deliveries, such as in split shipments, or shipments originating from a NMFW. In a split shipment, the RFB, at the next delivery location, must ensure the high security seal(s) is intact and the serial number on the seal matches the number on supporting documentation. Issues related to resealing, such as broken or lacking seals, should be referred to ADES/CHRP, which must in turn refer such issues to FNS WRO.

For questions or issues regarding re-sealing for subsequent deliveries originating from the NMFW, the consignee should contact ADES/CHRP, which must in turn contact FNS WRO.

Delivery Service Upgrade Requests
When notified of shipments, the RFB may request upgraded delivery services or delivery to an alternate warehouse (e.g., delivery within the RFB’s premises, direct delivery
tailgating or delivery to a specific room within a building. Note that such delivery terms are beyond USDA contractual requirements.

Any negotiations to upgrade services are between the vendor or carrier and RFB and any additional charges for special delivery terms are between RFB and the vendor or carrier. Any charges invoiced to USDA for additional delivery services will be denied.

Required Records and Retention
The RFB must maintain documentation of:

- The serial number of the high security seal(s)
- The temperature of a freezer or refrigerated truck or trailer upon arrival
- The result of any inspections by State or local health authorities or USDA certification agent to determine the condition of USDA foods
- The disposition of USDA Foods received out-of-condition, including, as applicable, the destruction of such foods, or a signed salvage receipt for the vendor or carrier

For TEFAP all records must be retained for a period of three (3) years from the close of the fiscal year to which they pertain. For CSFP all records must be retained for five (5) years from the close of the fiscal year to which they pertain.

Disposition and Replacement of Out-of-Condition Foods

Disposition of Out-of-Condition Foods
For shipments originating from a NMFW, if the shipment has already been accepted, the RFP must contact ADES/CHRP, which must in turn contact FNS WRO for guidance in disposing of any out-of-condition foods.

For shipments originating from a vendor that are found to contain out-of-condition USDA Foods, after taking the necessary steps provided in “Out of Condition USDA Foods and Required Notification”, the RFB must provide the vendor or carrier with the opportunity to remove such out-of-condition USDA Foods for salvage. If the vendor or carrier chooses to remove such USDA Foods, the RFB must obtain a signed salvage receipt or equivalent and provide it to FNS via ADES/CHRP, upon request.

If the vendor’s shipment has already been accepted and the vendor or carrier is unwilling to remove such foods, it is the responsibility of the RFB to destroy or otherwise dispose of the out-of-condition USDA Foods, in accordance with State or local requirements pertaining to food safety and health. Out-of-condition USDA Foods may NOT be used in any USDA food assistance programs. Any USDA markings must be obliterated if the product is salvaged for other use. **HRP-1003A Commodity Disposal Report (CDR)** See Section 18: “Disposal Rules and Procedures” for complete information.

Replacement of Out-of-Condition Foods
For shipments originating from a NMFW that contain out of condition foods, the RFB must work with ADES/CHRP, which must in turn work with FNS WRO to make arrangements to receive replacement product, as appropriate.
For shipments originating from a vendor the vendor is responsible for replacing USDA Foods shipments that are rejected by the Contracting Office in full or those USDA Foods that are delivered out-of-condition in an accepted shipment. Such replacement must be in-kind, unless FNS approves similar replacement.

In certain limited cases, FNS, working with the appropriate Contracting Office, may pursue a claim against the vendor to the relevant Federal agency for payment of the value of the USDA Foods in lieu of physical replacement of the USDA Foods. The RFB must contact ADES/CHRP, which must in turn contact FNS WRO to make arrangements to receive replacement product, as appropriate (7 CFR, §250.11).

Claims Against Vendor or Carrier
As applicable, FNS, in coordination with the appropriate Contracting Office, will pursue claims against vendors or carriers, as necessary, to ensure replacement of USDA Foods delivered out-of-condition, in accordance with FNS Instruction 420-1, "Managing Agency Debts."

Reimbursement for Expenses
The RFB may request from FNS WRO, through ADES/CHRP, reimbursement for expenses incurred in unloading, storing, inspecting or disposing of USDA Foods that are delivered out-of-condition. In making such request for reimbursement, the RFB must use USDA form FSA-21, "Public Voucher - Commodity Programs," which must be submitted to FNS WRO via ADES/CHRP.
Section 17: Receiving Local Donations into TEFAP

Local Donations
RFBs are encouraged to solicit local donations to supplement commodities provided by the USDA.

Receipt and Distribution Procedure:
RFBs are not required to obtain approval before accepting local donations and counting them as TEFAP inventory. However, ADES/CHRP reserves the right to reject items that are not nutritious and wholesome to be counted as TEFAP inventory.

Local donations that RFB inventory as TEFAP product must be treated like TEFAP product, which cannot be sold, bartered or traded.

Local donations that RFBs inventory as TEFAP product may be distributed with USDA commodities or in conjunction with other programs. However, all guidelines and procedures outlined in the distribution of USDA commodities must be followed in the distribution of these products (See Section 11 of this manual.)

Receiving USDA Commodities as Donations
USDA commodities are sometimes returned as donations from individual recipients and other agencies. When USDA commodities are returned as donations, the RFB should, if at all practical, mark out with a black felt pen the USDA marking except for the name of the product itself. When this is complete, the RFB may use the product the same as any other product received as a donation.
Section 18: Commodity Storage and Inventory

Federal Regulatory Storage Requirements

Storage Facilities
RFBs, DSs, and CMSs must provide facilities for the handling, storage and distribution of USDA foods which:

- Are sanitary and free from rodent, bird, insect and other animal infestation
- Safeguard against theft, spoilage and other loss
- Maintain foods at proper storage temperatures
- Stock and space foods in a manner so that USDA-donated foods are readily identified
- Store donated food off the floor in a manner to allow for adequate ventilation
- Take other protective measures as may be necessary (7 CFR, §250.14)

ADES/CHRP and RFBs must make sure that storage facilities have any Federal, State, and local health inspections and approvals that are required and that all are current (7 CFR, §250.14). RFBs and DSs should check within their county for required inspections and approvals. RFBs must also ensure all storage facilities support compliance with food recall procedures.

Commercial Storage Facilities Contracts
Contracts for commercial storage facilities shall be effective for no longer than five years, including option years to extend the contract. Before exercising option years after the fifth year, the storage facility must update all pertinent information and demonstrate that all USDA food received during the previous contract period has been accounted for (7 CFR, §250.14).

Contracts with storage facilities must contain, at a minimum:

- An assurance that the storage facility will be maintained in accordance with the specifications listed above in “Storage Facilities”
- Evidence that donated food will be clearly identified
- Assurance that annual physical inventory will be conducted, and inventory records maintained by the RFB
- Beginning and ending dates of contract
- Provision for immediate termination of contract due to non-compliance
- Provision for termination of contract for cause by either party upon thirty-days (30 days) written notice
- Amount of insurance coverage for stored food items
- Express written consent for inspection and inventory by ADES/CHRP, RFB, the Comptroller General or the USDA (7 CFR, §250.14)
Arizona Specific Storage Requirements

RFBs must adhere to the following requirements, as specified by ADES/CHRP per Arizona’s Health and Safety Codes:

- All food must be stored, transported, and served so as to be pure, free from contamination, adulteration and spoilage, and protected from vermin
- Food facilities must at all-times be so constructed, equipped, maintained, and operated as to prevent the entrance of vermin, rodents, insects, etc.
- Food facilities must be kept clean and free of litter, rubbish, contaminant, pollutants, etc.
- Food must be stored under climate-controlled conditions in accordance with guidelines printed and distributed by ADES/CHRP
- Food must be placed no closer than six inches to walls, dividers, or other barriers to permit air to flow around stacking of cases. Additional spacing may be allowed to provide access to product
- When no palletized, food must be stored off the floor, e.g., on shelved, racks, 2" by 4”s, or larger wooden boards
- All food products must be stored away from non-food items that may contaminate food, such as cleaning products, insecticides, rat poison, etc.

RFBs must implement a system of stock rotation that assures the oldest stock is issued to recipients before more recent stock is issued;

RFBs must implement an inventory procedure to check physical count and condition for all movement of USDA foods in and out of storage locations. Food items found to be lost, stolen, or out-of-condition must be identified during the inventory and reported by the RFB to ADES/CHRP.

Inventory

Inventory Management

TEFAP and CSFP USDA Foods must be stored in a manner that permits them to be distinguished from each other and non-USDA Foods in storage. RFBs must maintain a separate inventory record for TEFAP and CSFP USDA Foods.

Inventory management systems must ensure that all USDA Foods are distributed to clients in a timely manner that permits use of the commodities while still in optimal condition.

Annual Inventory Count

A physical inventory of ALL USDA Foods must be conducted at least ANNUALLY at each commodity storage and distribution site. RFBs must send the results of the physical inventory to ADES/CHRP for reconciliation with inventory records. ADES/CHRP and recipient agencies are required to keep the results of the physical inventory on file, in accordance with Section 19 “Record Keeping and Reporting” of this manual.
Records
RFBs must maintain records to document the receipt, disposal, and inventory of commodities received (7 CFR, §251.10)

RFBs must maintain accurate and complete records with respect to the receipt, distribution/disposal and inventory of USDA foods, including end products processed from donated foods, and with respect to any funds that arise from the operation of the distribution program, including refunds made to RFBs by processors. All entities that contract with RFBs must also maintain such records (7 CFR, 250.16).

ADES/CHRP’s required Monthly Statistical Report documents the RFB’s TEFAP and CSFP receipts and ending inventories, in addition to receipts from other programs/donors and distributions of product to DSs and other agencies. For TEFAP use HRP-1012B The Emergency Food Assistance Program (TEFAP) Food Distribution Monthly Statistical Report / Instructions and Definitions. For CSFP use FNS-153 Monthly Report of the Commodity Supplement Food Program and Quarterly Administrative Financial Status Report.

RFBs must distribute TEFAP commodities within five months of the receipt of the shipment and CSFP commodities within three (3) months of receipt.

HRP-1005A TEFAP Monthly Inventory and Participation Report (MIPR) – Distribution Sites documents TEFAP commodities received by DSs. This is an example report only. DSs should complete some form of TEFAP inventory monthly. For CSFP HRP-1031A Commodity Senior Food Program (CSFP) Distribution Site Monthly Inventory Report is also an example CSFP inventory report. DSs need to document CSFP inventory received and distributed monthly. Any inventory report distributed by RFBs to their DSs first needs ADES/CHRP approval.

RFBs are responsible for documentation of the physical movement and receipt of all commodities between RFB locations and DSs.

Excessive Inventory
ADES/CHRP must determine if an RFB’s inventory is excessive based on the rate of distribution, anticipated distribution, and other concerns such as logistical and economic considerations (7 CFR, §250.14).

In no case may the inventory level of each donated item in storage exceed a six–month (6 month) supply for TEFAP and four-month supply, unless the RFB submits justification to ADES/CHRP for additional inventory and obtains approval.

ADES/CHRP shall take corrective action to ensure that excess inventory at all levels is eliminated and shall document actions taken (7 CFR, 250.14).

Inventory Shortages
In the case of an inventory shortage, ADES/CHRP need not take any further claims actions against the RFB when:
• The loss of any one commodity does not exceed one percent of the total quantity of USDA foods distributed or utilized from any single storage facility during the fiscal year in which the loss occurred, or during the period for which an audit was conducted by USDA or ADES/CHRP (as approved by USDA)
• The cause of the shortage cannot be established
• The lost donated foods were held in non-commercial storage or other facilities owned or operated by ADES/CHRP or an RFB
• There is no indication that the loss was the result of negligence or continued inefficiency in operations

The factual basis for not taking action is subject to review by USDA (7 CFR, §250.15).

Replacement of Commodities by RFB
In the event of loss of USDA commodities due to improper storage, improper distribution and/or use, neglect, or damage at the fault of the RFB, the RFB will be responsible for full replacement of the USDA commodities. Replacement may be either food of similar type and quality, or cash payment to TEFAP.

If the value of the loss of commodities is less than $2,500, ADES/CHRP has the discretion to determine whether or not the RFB must replace the loss, by either similar replacement or cash payment. If the value of the loss of commodities is greater than $2,500, USDA will determine the RFB’s obligation and method of replacement.

USDA Commodity Transfers to Other RFBs
RFBs may transfer USDA commodities only after receiving approval from USDA/FNS or ADES/CHRP.

Transfer of CSFP commodities to another RFB for a different program, requires the RFB initiating the transfer to notify ADES/CHRP of the transfer request. ADES/CHRP will review the request and, when in agreement with the request, submit it for approval to USDA/FNS. For example, the transfer of CSFP commodities to an RFB intending to distribute the commodities as TEFAP requires USDA/FNS approval, even when the receiving RFB also administers CSFP.

When an RFB wants to transfer CSFP or TEFAP commodities to another RFB for use in the same USDA program (e.g. TEFAP transfer for TEFAP use, CSFP transfer for CSFP use), the RFB must submit a transfer request to ADES/CHRP for approval. ADES/CHRP will review the request and inform the initiating RFB of the decision. Both transferring and receiving RFBs must complete the same HRP-1007A Commodity Transfer Report and document in the appropriate monthly reporting for either TEFAP or CSFP.

Commodity Losses, Spoilage and Out-of-Condition Food

Theft or Vandalism
RFBs must provide facilities for USDA foods that are safe against theft and other loss (7 CFR, §250.14). To prevent loss due to theft or vandalism, it is important that storage
areas be secured. RFBs must implement procedures and controls to meet security needs according to the accessibility and design of the storage facilities. Control procedures must be open and visible to the public and staff.

Upon discovery of a theft or loss due to vandalism or other criminal act, the RFB must:

- Immediately, file a police report
- Notify ADES/CHRP by phone for specific instructions
- Complete HRP-1001A USDA Commodity Loss Report (CLR)
- Fax or email HRP-1001A to ADES/CHRP; for DSs – HRP-1001A should be completed and sent to the RFB

**Spoiled or Out-of-Condition Food:**
If USDA foods go out-of-condition for any reason, the DS and/or RFB must:

- Set the product aside to isolate it from other product
- Notify RFB (if DS) and/or ADES/CHRP (if RFB) by phone as soon as the discovery is made
- Complete HRP-1001A USDA Commodity Loss Report (CLR)
- Fax or email HRP-1001A to ADES/CHRP immediately upon discovery of the loss
- Do not dispose of out-of-condition food until instructed to do so

USDA food must not be disposed of without approval of the USDA (7 CFR, §250.13). Once an RFB obtains approval HRP-1003A Commodity Disposal Report (CDR) must be completed and sent to ADES/CHRP. See “Disposal Rules and Procedures” for more information.

Information under “Replacement of Commodities by RFB” apply to both “Theft and Vandalism” and “Spoiled or Out-of-Condition Food.”

**Liability**
Upon the occurrence of any event creating a claim in favor of ADES/CHRP against an RFB, warehouseman, carrier, or other person, for the improper distribution, use, or loss of, or damage to USDA foods, ADES/CHRP must take action to obtain recovery (7 CFR, §250.15).

**Disposal Rules and Procedures**

**Disposal Authorization**
USDA commodities must not be sold, exchanged or disposed of without approval of USDA (7 CFR, §250.13). Therefore, RFBs may not dispose of any USDA commodities at their own discretion. RFBs must get written authorization from ADES/HRP to dispose of USDA commodities.

To obtain authorization to dispose of product that is out-of-condition, the RFB must:
• Set aside or appropriately isolate the out-of-condition product from other products. RFBs must exercise special care in isolating infested or contaminated food away from other product. Affected product must not be accessible to the public
• Call ADES/CHRP for further instructions. Certification from a local public health official or a USDA inspector may be required prior to disposal
• Complete HRP-1003A Commodity Disposal Report (CDR) if not already completed. Any product to be disposed of is also considered a commodity loss
• Fax or email HRP-1003A to ADES/CHRP

Disposal Procedures
Upon written authorization from ADES/CHRP to dispose of the product, the RFB must either:

• Render the affected product unfit for human consumption by missing it with dirt and burying it in a landfill
• Donate the affected product to be used as livestock feed
• Transfer the affected product to a successful bidder or vendor specified by ADES/CHRP or USDA
• Send the affected product to a composting center

If the product will not be donated as livestock feed or transferred to a vendor, the RFB must ensure that affected product is properly disposed of and does not find its way to the general public through scavengers. If affected food does find its way to the general public and proper procedures have not been followed, the RFB may be held liable. This also means that affected product must be secure while awaiting disposal authorization and procedures.

Disposal Records
RFBs must maintain documentation for each authorized disposal (7 CFR, §251.10). RFBs must also record disposed product on the Monthly Statistical Report submitted to ADES/CHRP. HRP-1003A is considered backup documentation to the monthly statistical inventory report. Therefore, the RFB must retain one copy of HRP-1003A for inventory audit purposes. ADES/CHRP will forward a copy of HRP-1003A to the USDA.
Section 19: Record Keeping and Reporting

Records

Required Records
RFBs must maintain accurate and complete records with respect to the receipt, distribution/disposal and inventory of USDA foods, including end products processed from USDA foods, and with respect to any funds, which arise from the operation of the distribution program, including refunds made to RFBs by processors. All entities that contract with RFBs, including DSs, must also maintain such records (7 CFR, 250.16 & 251.10).

RFBs must maintain ADES/HRP–required fiscal and accounting records documenting the amount of funds received and costs incurred. These records must be maintained in accordance with generally accepted accounting principles.

RFBs must maintain the following records:

- Number of program participants by program, by month, by county
- Racial/ethnic group of each CSFP program participant
- The receipt, disposal, distribution and inventory of commodities
- The receipt and disbursement of administrative funds and other funds
- Eligibility determinations, client demographics, fair hearings and other program activities
- The use of, loss of or damage to commodities
- Results obtained from the pursuit of claims arising in favor of ADES/CHRP or the RFB

Records must be retained for a period of five (5) years for TEFAP and five (5) years for CSFP from the end of the fiscal year to which the records pertain. Records related to unresolved claims actions, audits or investigations must be retained until the unresolved activity is completed. All records must be available during normal business hours for use in management reviews, audits, investigations or reports due to the Federal or State government (7 CFR, §247.29(a), and §251.10(4)).

RFB Required Reports
Reports should be completed on the last business day of the month and sent to ADES/CHRP by the fifteenth (15th) of the following month.

ADES/CHRP requires RFBs to submit the following reports:

- Monthly
- **HRP-1012A Food Distribution Monthly Statistical Report**
- Monthly ADES Produce Report
- CSFP Participant Report including:
  - eligibility determinations
  - client demographic including racial/ethnic group
  - participation by county
  - fair hearing requests
- CSFP Monthly Inventory Report
- CSFP FNS-153
- Corrective Action Plan Status or Completion Reports.
  - RFBs must submit to ADES/CHRP status or completion reports monthly, or as scheduled, according to corrective action plans required as the result of a processed complain, monitoring report, review report, or as requested by ADES/CHRP

Quarterly (Oct, Jan, Apr, July):
- TEFAP Quarterly Narrative
- CSFP Quarterly Narrative
- Recipient Organization List (ROL) for TEFAP & CSFP Distribution Sites

Annually:
- Annual Narrative Report (July)
- FNS-191 Racial/Ethnic Group Participation
- Copy of annual Feeding America audit (within 30 days of receipt)
- Current certificates of insurance
- Itemized Service Budget (45 days prior to each contract period)
- **HRP-1027A USDA Compliance Review(s)**

As Needed:
- **HRP-1014A Civil Rights Complaint / Grievance**
- **HRP-1001A USDA Commodity Loss Report (CLR)**
- **HRP-1003A Commodity Disposal Report (CDR)**
- **HRP-1007A Commodity Transfer Report**
- **HRP-1017A Request to Terminate USDA Distribution Site**

**Distribution Site Required Reports**

Specific reporting requirements for DSs are as follows:

Monthly:
- **Commodity Senior Food Program Distribution Site Monthly Inventory Report (HRP-1031A is an example)**
- **The Emergency Food Assistance Program Monthly Inventory and Participation Report (HRP-1005A is an example)**
- HRP-1013A The Emergency Food Assistance Program Household Distribution Site Sign-In Sheet (if not using Link2Feed)

Annually:
- HRP-1040A Annual USDA Commodity Food Service Application and Agreement Between Regional Food Bank and Distribution Site
- HRP-1015A Annual Civil Rights Training

As Needed:
- HRP-1003A Commodity Disposal Report
- HRP-1001A USDA Commodity Loss Report
- HRP-1016A Volunteer Confidentiality
- HRP-1014A Civil Rights Complaint / Grievance
Section 20: Administrative Funding, Usage and Accounting

Use of Funds

Administrative funds are used to ensure the efficient and effective operation (administration) of the program (7 CFR, §247.25(a) & §251.8(e)(2)). RFBs must maintain ADES/CHRP required fiscal and accounting records documenting the amount of funds received and costs incurred. These records must be maintained in accordance with generally accepted accounting principles.

RFBs must submit the ADES/CHRP Contractor’s Invoice and Statement of Expenditures form monthly.

Allowable Use

Direct and indirect allowable costs for TEFAP expenses, as outlined in Federal regulations, include:

- Intrastate transportation, storage, handling, distribution, repackaging, and processing
- Salaries of persons directly administering program and program-related expenses
- Fringe benefits and travel expenses
- Rent and utilities
- Accounting, auditing, and other administrative services
- Computer services
- Costs related to providing program services to DSs subcontracted to primary RFBs, i.e., technical assistance workshops
- Costs associated with determination of eligibility, verification and documentation
- Costs associated with providing information to persons receiving USDA commodities regarding proper storage and preparation
- Costs for publications about times and locations of distributions (7 CFR, §250.15 & §251.8; Final Rule, Sec. 251.8)
- Meals provided to volunteers (i.e., non-salaried staff) for services rendered during the distribution of USDA commodities. Meal cost must be reasonable (reflect the cost of an average meal) and adequately documented with volunteer’s name, hours worked, receipts, invoices, or other evidence of the cost of providing meals, and the volunteer’s signature for each meal received (FNS Instruction 716-3)

Distribution charges shall not be based on a percentage of the value of the commodities distributed (7 CFR, §250.15).

An RFB may not rent equipment from itself, but it may charge a use fee or a depreciation allowance in accordance with Internal Revenue Service guidelines and generally accepted accounting principles (see Federal Office of Management and Budget (OMB) Circular A–87 for details).
TEFAP funds can be used for processing, transporting, storing, handling, repackaging, and distributing both USDA and non–USDA food. Use priority should be for USDA food, however. Interstate expenditures are also allowed, even before the agency receives commodities, as long as commodities are earmarked for the agency (Final Rule, Sec. 251.8). RFBs must obtain prior approval from ADES/CHRP before claiming these costs. Only costs approved by ADES/CHRP will be allowable for reimbursement.

Examples of **allowable use** of administrative funds for CSFP are:

- Storing, transporting and distributing commodities
- Determining participant eligibility
- Program outreach
- Nutrition education
- Audits
- Fair hearings
- Monitoring and reviewing program operations
- Transportation of enrolled participants to and from the DS, as necessary

Examples of **unallowable uses** of administrative fund for CSFP are:

- The cost of alteration to facilities not specifically required for the program
- Actual losses which could have been covered by permissible insurance through an approved self-insurance program or by other means

**Capital Expenditures**

RFBs must keep separate accounting records for all capital expenditures. These records must be easily accessible for review by ADES/CHRP and USDA staff.

Equipment purchased with TEFAP monies becomes the property of USDA and may not be given, traded, or sold without permission from ADES/CHRP.

Capital expenditures, including the acquisition of facilities or equipment or enhancements to such capital assets, with a cost per unit of $5,000 or more require **prior approval** from USDA/FNS before the funds can be spent (7 CFR 247.25(c)). Examples of equipment include, but are not limited to:

- Automated information systems
- Automated data processing systems
- Other computer hardware and software

**Procurement Procedures**

When procuring property, equipment or services with program funds, or disposing of property or equipment purchased with program funds, ADES/CHRP and RFBs must use the procedures identified in 2 CFR Part 200, as appropriate. ADES/CHRP and RFBs are authorized to use procurement procedures established by the State or RFB, insofar as the State or RFB procedures do not conflict with Federal regulations.
Federal regulations do NOT relieve ADES/CHRP or RFBs from their respective responsibilities as established in contracts relating to the procurement of property, equipment or services.

ADES/CHRP is the responsible authority regarding the settlement of all contractual and administrative issues arising from procurements related to TEFAP and CSFP.

Program Income
Program income is income directly generated from program activities (7 CFR § 247.25(e)). Program income includes revenue from activities such as the sale of packing containers or pallets and the salvage of commodities. Program income does not include interest earned from administrative funds.

ADES/CHRP and RFBs must use program income for allowable costs supporting TEFAP and CSFP operations.

Funds Recovered from Claims Actions
ADES/CHRP must use program funds recovered as a result of claims actions against RFBs in accordance with 7 CFR § 250.15(c), which addresses the replacement of recalled USDA Foods and reimbursements for specific costs related to handling USDA Foods recalls.

7 CFR § 250.15(c): DESC/HRP, RFBs and DSs, as appropriate, must follow all applicable Federal, State and local requirements for USDA Foods subject to food recall. In the event of a recall, USDA and all other responding parties provide guidance, procedures and instructions for the replacement of recalled USDA Foods and reimbursement of specific costs incurred as a result of such actions.

ADES/CHRP must use program funds recovered as a result of claims actions against participants for allowable program costs. RFBs are authorized to use such funds for allowable program costs at the local level.

Surplus Funds
If by the end of the fiscal year ADES/CHRP has not obligated all allocated administrative funds, ADES/CHRP must return the unobligated funds to USDA/FNS.

Financial Management Requirements
ADES/CHRP and RFBs must maintain a financial management system that is in compliance with Federal regulations contained in 2 CFR Part 200, as appropriate. The ADES/CHRP system must provide accurate, current and complete disclosure of the financial status of the program, including an accounting of all program funds received and expended during each fiscal year.

In addition to other requirements, the ADES/HRP financial management system must provide for:
• Prompt and timely payment of allowable costs
• Timely disbursement of funds to RFBs
• Timely and appropriate resolution of claims and audit findings
• Maintenance of records identifying the receipt and use of:
  o Administrative funds
  o Funds recovered as a result of claims actions
  o Program income
  o Property and other assets procured with program funds

RFBs must develop, implement and maintain a financial management system that allows
the RFBs and ADES/CHRP to meet all Federal requirements in addition to the
requirements outlined in this section.

Program Audits

Audits are used to ensure that financial operations are properly conducted, financial
reports are fairly presented, proper inventory controls are maintained, and all applicable
laws, regulations and administrative requirements are being followed.

USDA may conduct an audit of ADES/CHRP or RFBs at any time, while ADES/CHRP
may conduct an audit of RFBs at any time. Audits may include reviews of financial
documents, policies and practices, as applicable to the specific area of concern.

Auditees must provide access to any records or documents related to the program and
must ensure that all audit reports are kept available for USDA/FNS or ADES/CHRP
review.

When deficiencies (i.e., audit findings or recommendations) are identified, the auditee
must submit a response to the auditor describing the actions planned or taken to address
deficiencies. The auditor reviews the response to ensure it adequately addresses the
deficiencies. If additional actions are needed, the auditor will schedule a follow up review
and allow sufficient time for further corrective actions.

Auditees have the right to take exception to particular identified deficiencies.

Note that the value of CSFP commodities distributed by recipient agencies must be
considered as part of the Federal CSFP award.

All audits must be conducted in compliance with 2 CFR Part 200.
Section 21: Compliance Monitoring and Accountability

USDA Reviews

The FNS of USDA reviews State agencies, RFBs and distribution sites at random. Frequently, these are unannounced visits of which neither ADES/CHRP nor RFBs are notified in advance.

With FNS approval, site reviews conducted by the FNS WRO may be counted toward the total number of reviews that ADES/CHRP is required to perform annually.

The Secretary, the Comptroller General of the United States, or any of their duly authorized representatives, may:

- Inspect and inventory USDA Foods in storage
- Inspect the facilities used in the handling or storage of such donated foods
- Inspect and audit all records, including financial records, and reports pertaining to the distribution of USDA Foods
- Review or audit the procedures and methods used in carrying out the requirements at any reasonable time (7 CFR, §250.18)

ADES/CHRP Reviews of RFBs

ADES/HRP has established a management review system to ensure that all agencies conducting CSFP and/or TEFAP program activities meet program requirements and objectives. During the onsite review, ADES/CHRP evaluates all aspects of program administration, including eligibility/certification procedures, nutrition education, civil rights compliance, food storage practices, inventory controls and financial management systems.

ADES/HRP reviews of ERAs and distribution sites must include:

- Eligibility determinations, including a review of RFB procedures and controls to ensure that distribution sites are complying with eligibility guidelines and notifications
- Food ordering procedures
- Storage and warehousing practices, including inspection of off-site and/or commercial storage facilities, for adequacy of space, pest control, health and safety requirements, and storage and handling procedures
- Inventory controls, including review of perpetual inventory records, records of issuance to and return from distribution sites, physical inventory counts, and records of receipt by eligible signatures on either Link2Feed or sign-up sheets
- Approval of distribution sites to ensure proper and equitable selection of sites in order to meet the needs of the population
• Reporting and recordkeeping requirements, including review of accounting records and documentation in support of claims submitted
• Civil rights and nondiscrimination procedures (Final Rule, §251.10)
• Evaluation of program outreach, advertising and notification methods to ensure that all eligible recipients are advised of distribution times and locations
• Evaluation of compliance with household participation data collection and reporting requirements

ADES/CHRP also evaluates program administration on an ongoing basis by reviewing financial reports, audit reports, food orders, inventory reports and other relevant information. ADES/CHRP compliance reviews are an on-going process. ADES/CHRP may conduct documented reviews of RFBs and DSs as often as once every fiscal year.

For TEFAP, the minimum Federal requirement of ADES/CHRP reviews of RFBs and DSs must be conducted during actual distribution of commodities or meal service, and eligibility determination (Final Rule, Sec. 251.10). ADES/CHRP may, at its discretion, also review distribution sites and meal service sites at times other than during distributions.

ADES/CHRP is required to monitor the operation of TEFAP to ensure that it is being administered in accordance with Federal and State requirements. ADES/CHRP must review, at a minimum, 25 percent of all RFBs that have an agreement with ADES/CHRP annually and review all such RFBs at least once every four years. Of the RFBs that have agreements with DSs, ADES/CHRP must review one-tenth or twenty, whichever is fewer, each year (Final Rule, Sec. 251.10).

For CSFP ADES/CHRP is required by USDA FNS to perform an onsite review of all RFBs and of all storage facilities utilized by RFBs, at least once every two years.

**Deficiencies**
When a deficiency is found, ADES/CHRP must record all deficiencies identified during the review and institute follow-up procedures to ensure that RFBs or DSs correct all deficiencies within a reasonable period of time. To ensure improved program performance in the future, ADES/CHRP may require that RFBs adopt specific review procedures for use in reviewing their own operations and those of contractors.

ADES/CHRP must provide copies of review reports to USDA/FNS upon request. ADES/CHRP must only submit a report of findings to RFBs if a deficiency is found. In such cases, ADES/CHRP will produce a report for the RFB that includes a description of each deficiency found and contributing factors, requirements for corrective actions, and timetable for completion of corrective action (Final Rule, §251.10).

**RFB Reviews of Distribution Sites/Congregate Meal Sites**
RFBs are required to conduct annual monitoring and review visits of their distribution sites each year using the form HRP–1027A USDA Compliance Review or HRP-1011A
TEFAP Compliance Review Report – Congregate Meal Site. The distribution site must demonstrate compliance with Federal and State regulations and requirements.

RFB review of distribution sites must include all of the same elements as listed above for ADES/CHRP reviews of RFBs. Additionally, it must also include the following:

- Ensure that proper signage is prominently posted (“And Justice for All,” ADA 504 Notice and Eligibility Guidelines
- Evaluation of distribution rates to ensure that commodities are being distributed in equitable proportions based on household size; and
- Ensure that unrelated activity is being conducted in accordance with Federal regulations

Results of the RFB review of DSs are to be reported to ADES/CHRP via HRP-1027 USDA Compliance Review.

Corrective Action Plans

Any RFB or DS that fails to comply with any Federal regulation or program requirement must submit a corrective action plan to ADES/CHRP for approval. ADES/CHRP will issue instructions related to the proposed plan and/or monitor the implementation of the plan for correction. RFBs are required to respond to any findings that require correction within thirty (30) days of receipt of the corrective action report.

Accountability

ADES/CHRP Accountability
ADES/CHRP is accountable to USDA for the proper recording and usage of all CSFP and TEFAP funds and commodities allocated to the State of Arizona.

RFB Accountability
RFBs are accountable to ADES/CHRP and USDA for adherence and compliance with all laws, rules, regulations, policies, and procedures set forth by USDA or ADES/CHRP in manuals, letters and other correspondence.

When not specifically outlined in Federal regulation or State policy, RFBs should follow generally accepted, industry–wide practices for recordkeeping, storage, warehousing, inventory and other responsibilities of the RFB.

An RFB subcontractor is equally accountable to ADES/CHRP for compliance and adherence to all laws, rules, regulations, policies, and procedures set forth by USDA or ADES/CHRP in manuals, letters and other correspondence, as is any RFB.

Distribution sites are accountable to the RFB, ADES/CHRP and USDA, although routine program direction and guidance will normally be issued by the RFB. In the event of an emergency, ADES/CHRP or USDA may intercede as necessary.
Section 22: Forms

ADES/CHRP Forms Location
ADES/CHRP creates and provides forms that must not be altered except with approval from ADES/CHRP. RFBs and DSs complete the forms and submit to the identified parties. Please note that all reports and forms are subject to an on-going review and may be revised at any time. All forms may be downloaded from the ADES Documents Center under the filter of “Hunger Relief.”

Hunger Relief Program (HRP) Forms

- HRP-1001A USDA Commodity Loss Report (CLR)
- HRP-1003A Commodity Disposal Report (CDR)
- HRP-1005A TEFAP Monthly Inventory and Participation Report (MIPR) Distribution Site
- HRP-1007A Commodity Transfer Report
- HRP-1011A TEFAP Compliance Review Report (CRR) – Congregate Meal Site
- HRP-1012A Food Distribution Monthly Statistical Report
- HRP-1012B Food Distribution Monthly Statistical Report / Instructions & Definitions
- HRP-1013A The Emergency Food Assistance Program Household Distribution Site Sign-In Sheet (English/Spanish)
- HRP-1014A Civil Rights Complaint/Grievance (English)
- HRP-1014AS Civil Rights Complaint/Grievance (Spanish)
- HRP-1015A Annual Civil Rights Training
- HRP-1016A Volunteer Confidentiality
- HRP-1017A Request to Terminate USDA Distribution Site
- HRP-1022A Food Assistance Programs – Nutrition Assistance (English/Spanish)
- HRP-1023A Food Assistance Program – The Emergency Food Assistance Program (TEFAP) (English/Spanish)
- HRP-1026A USDA Beneficiary Referral Request
- HRP-1026AS USDA Beneficiary Referral Request (Spanish)
- HRP-1027A USDA Compliance Review
- HRP-1028A Application for Benefits (TEFAP, CSFP)
- HRP-1028AS Solicitud para Beneficios (TEFAP, CSFP)
- HRP-1031A Commodity Senior Food Program Monthly Distribution Site Inventory Report
- HRP-1032A CSFP Informal Dispute Resolution Meeting/Fair Hearing Request
- HRP-1033A CSFP ID/Transfer Card (not on Document Center)
• HRP-1034A Commodity Senior Food Program (CSFP) Individual Notice of Beneficiary Rights
• HRP-1035A Commodity Senior Food Program (CSFP) Notification of Discontinuance
• HRP-1036A Commodity Senior Food Program (CSFP) Notification of Disqualification
• HRP-1037A Commodity Senior Food Program (CSFP) Notification of Expiration
• HRP-1038A Commodity Senior Food Program (CSFP) Notification of Ineligibility
• HRP-1039A Commodity Senior Food Program (CSFP) Participant Rights and Obligations
• HRP-1040A Annual USDA Commodity Food Service Application and Agreement Between Regional Food Bank and Distribution Site
• HRP-1041A Commodity Senior Food Program (CSFP) Waiting List Enrollment Notification
• HRP-1042A Commodity Senior Food Program (CSFP) Waiting List Notification
• HRP-1047A Arizona Commodity Senior Food Program (CSFP) (Flyer)
• HRP-1048A The Emergency Food Assistance Program (TEFAP) (Poster)
• HRP-1048AS El Programa de Asistencia de Alimentos de Emergencia (TEFAP) (Poster)
• HRP-1050A The Emergency Food Assistance Program (TEFAP) Written Notice of Beneficiary Rights
• HRP-1050AS Programa de Asistencia de Alimentos de Emergencia (TEFAP)
Section 23: Resources

State Resources

- Arizona Adult Protective Services
  (report neglect or abuse by calling (877) 767-2385)
- Arizona Department of Economic Security
  https://des.az.gov
- ADES Forms Library (Documents Center)
  https://des.az.gov/documents-center
- ADES Division of Aging and Adult Services
- Arizona Nutrition Network
  https://www.eatwellbewell.org
- Arizona CSFP My Plate Cookbook
- AZLINKS.gov Aging and Disability Resources
  https://azdaars.getcare.com/consumer/
- Area Agency on Aging local contacts
- Arizona Department of Health Services, Arizona Healthy Aging
- TEFAP information and resources
  https://des.az.gov/services/basic-needs/food/emergency-food-assistance-program-tefap
- Multi-program benefits prescreening tool
  http://arizonaselfhelp.org/
- Office of the Arizona Attorney General, Resources for Seniors
  https://www.azag.gov/seniors/resources-for-seniors
- Title 6 of the Arizona Administrative Code (Economic Security)
  https://www.azsos.gov/rules/arizona-administrative-code#ID6
Federal Resources

- **USDA/FNS household and material (commodity) fact sheets**
  https://whatscooking.fns.usda.gov/fdd/household-material-fact-sheets

- **What’s Cooking? USDA Mixing Bowl recipes for Food Distribution (FDD) programs**
  https://whatscooking.fns.usda.gov/search/solr-results/im_field_term_program/food-distribution-fdd-175

- **USDA SNAP-Ed Connection website**
  https://snaped.fns.usda.gov/materials/search?f%5b0%5d=field_material_information%253Afield_rf_em_format%3A992&f%5b1%5d=field_snap_ed_intervention_chann%3A6

- **Nutrition.gov senior resources**
  https://www.nutrition.gov/life-stages/seniors

- **Choosemyplate.gov senior resources**
  https://www.choosemyplate.gov/older-adults

- **University of Arizona Nutrition Network**
  http://uanutritionnetwork.org/

- **Title 2 Part 200 of the Code of Federal Regulations** (Federal award regulations)
  https://www.ecfr.gov/cgi-bin/text-idx?node=2:1.1.2.2.1&rgn=div5

- **Title 7 Part 200 of the Code of Federal Regulations** (USDA/FNS regulations)
  https://www.ecfr.gov/cgi-bin/text-idx?SID=19891a93cd4b29a2a5f19c0ebcc851da&mc=true&tpl=/ecfrbrowse/Title07/7cfrv4_02.tpl#0

- **FNS 113-1 (Civil Rights Compliance and Enforcement – Nutrition Programs and Activities**

- **FNS 709-5 Shipment and Receipt of Goods**