Civil Rights

Rights and Responsibilities
In the
School Nutrition Programs
Civil Rights for Child Nutrition Program Sponsors

• Local agencies are responsible for training their sub recipients, including “frontline staff” who interact with applicants or participants on an annual basis.

• New employees, including volunteers, before participating in Program activities

• All staff should receive training on all aspects of civil rights compliance;

• Staff should be able to identify a civil rights complaint if received and know what to do if they receive a complaint;

• Understand that it is the basic right of the individual to file a complaint.
State agencies are responsible for training local agencies on an annual basis.

Specific subject matter required, but not limited to:

- Collection and use of data;
- Effective public notification systems;
- Complaint procedures;
- Compliance review techniques;
- Resolution of noncompliance;
- Requirements for reasonable modifications or persons with disabilities;
- Requirements for language assistance;
- Conflict resolution; and
- Customer service.
Definitions

• **Civil Rights**: “personal liberty” or fair and equitable treatment of all customers and employees by the US Constitution and Acts of Congress.

• **Discrimination**: Different treatment which makes a distinction of one person or a group of persons from others; either intentionally, by neglect, or by the actions or lack of actions
Goals of Civil Rights

• To eliminate barriers that prevent or deter people from receiving benefits of a government sponsored/funded program.
• To provide equal treatment in the delivery of programs and services to all applicants, participants and beneficiaries of a federal program.
• To ensure that all applicants and participants understand their rights and responsibilities.
• To show respect and dignity to all.
Civil Rights Legislation

Title VI of the Civil Rights of 1964

Civil Rights Restoration Act of 1987


Title IX of the Education Amendments of 1972

Age Discrimination Act of 1975
Protected Classes

What is a protected class?

• A protected class refers to any person or group of people who have characteristics for which discrimination is prohibited based on law, regulation or an executive order.

• Protected Classes in the School Nutrition Programs:
  Race  Sex
  Color  Age
  National origin  Disability
Your Responsibility

- Outreach and Education
- Ensuring Equal Access to the Program
- Collection of Racial and Ethnic Data
- Reasonable Modifications
- Language Assistance
- Issue Resolution
  - Program Matters
  - Civil Rights
Outreach and Education

• Program Availability: sponsors must take specific actions to inform the public of their program rights and responsibilities and the steps necessary for participation.

• Complaint Information: applicants and participants must be advised of their right to file a discrimination complaint, how to file a complaint and the complaint procedures.

• Nondiscrimination Statement: all informational materials and sources, including Web sites used by sponsors to inform the public about Child Nutrition Programs, must contain the appropriate USDA nondiscrimination statement. (Common finding)
Outreach and Education

Nondiscrimination statement must be included on all public materials referencing USDA programs

And Justice For All Poster: Display in prominent area for all to view

– Posters are available free of charge from NYSED
– Version AD-475-A
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.
Notifying the Public of Program Benefits and Requirements
Effective Public Notification Systems

- All FNS assistance programs must include a public notification system. The purpose of this system is to inform applicants, participants, and potentially eligible persons of the program availability, program rights and responsibilities, the policy of nondiscrimination, and the procedure for filing a complaint.
Methods of Public Notification

• And Justice For All Poster
• Inform potentially eligible persons of programs
• Provide appropriate information
• Nondiscrimination statement
• Convey message of equal opportunity
Basic Elements of Public Notification

The public notification system must include the following three basic elements:

- Program Availability
- Complaint Information
- Nondiscrimination Statement
Public Notification

Must include information on:

- Eligibility
- Benefits & Services (i.e. free or reduced price school meals and snacks)
- Program availability (location of local facilities or service delivery points, hours of service)
- Applicant rights and responsibilities
- Procedures for filing a complaint
- Non-discrimination policies
- Any programmatic changes (i.e. changing location of a meal site)
Other Things to Consider...

To convey the message of equal opportunity—reflect diversity and inclusion in all program or program-related information, photos and graphics.
Racial and Ethnic Data

“The State agency must establish a system for collecting and maintaining racial or ethnic participation data. Recording the racial or ethnic identification of applicants and participants may include the utilization of self-identification where a written application is required. Other methods of recording such data may include card files, rosters, logbooks, or any written record used by local agencies or other subrecipients.” (FNS Instruction 113-1, Appendix B) *
Importance of Data Collection

Purpose: To determine how effectively FNS programs are reaching potentially eligible persons and beneficiaries

- As a means of monitoring civil rights compliance, state agencies shall establish a system for the collection of racial/ethnic data of each person applying for and receiving benefits.

- Applicants shall be assured that the information is required for and used for statistical purposes only and has no effect on eligibility criteria.
Racial and Ethnic Data

This data must be kept for three years plus the current year in a secure and confidential manner. Access restricted to only authorized personnel.
Race and Ethnicity Categories

Ethnicity (collected first, only select one)

- Hispanic or Latino
- Not Hispanic or Latino

Race (one or more of the following)

- American Indian or Alaskan Native
- Asian
- Black or African American
- Native Hawaiian or Other Pacific Islander
- White
Reasonable Modifications

• Disability: “Any person who has a physical or mental impairment which substantially limits one or more major life activities, has a record of such an impairment, or is regarded as having such an impairment.”
Reasonable Modifications

School food authorities (SFAs) and local educational agencies (LEAs) should not be engaged in weighing medical evidence against legal requirements in order to determine if a medical or physical condition is severe enough to meet the definition of a disability. Rather, the focus should be on what can be done to ensure equal opportunity to participate in or benefit from the Programs.
Reasonable Modifications

• Food substitutions and modifications must be made for students with disabilities with medical statement supporting:
  – The food to be avoided (allergen)
  – Brief explanation of how exposure to the food affects the child
  – Recommended substitute(s)*

• The disability/condition does not need to be "named". Rather only the three areas noted above need to be included in the request. "Describe" could be misconstrued to mean "list" or "identify".

• Reference the USDA’s “Accommodating Children with Special Dietary Needs in the School Nutrition Programs” for more information. (available on the Child Nutrition Knowledge Center website)
Reasonable Modifications

• As programs and offices modernize, it is imperative that websites, including State and local agency websites, and online application systems are readily accessible to and useable by persons with visual impairments and other disabilities.

• In addition, programs must ensure physical accessibility for buildings and facilities, particularly to persons in wheelchairs and with mobility disabilities.

• At times, different or special treatment may actually be necessary in order to ensure effective aids, benefits, and services are reasonable.
Reasonable Modifications

- There is also an obligation to ensure that members of the public are provided accommodations in order to access program information, applications and assistance (i.e. Braille, large print, and audio tape).
- Providing qualified Sign Language interpreters for persons with hearing disabilities may be necessary to be able to adequately communicate with these applicants and participants.
Language Assistance

• 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 have a responsibility to take “reasonable steps” to ensure meaningful access to their programs and activities by persons with Limited English Proficiency (LEP).
Factors to consider with LEP:

- The number or proportion of LEP persons eligible to be served or likely to be encountered within the area serviced by the recipient.
- Frequency with which LEP individuals come in contact with the program.
- Nature and importance of the program, activity, or service provided by the program.
- Resources available to the recipient and costs.

*Title VI and its regulations require State agencies, local agencies, or other sub recipients to take reasonable steps to assure “meaningful” access to the information and services they provide. (FNS Instruction 113-1, Section VII)*
Determining “Reasonable Steps”

The number or proportion of LEP persons eligible to be served or likely to be encountered within the area serviced by the recipient.

- The greater the number = the higher the need

- Frequency with which LEP individuals come in contact with program

- Nature and importance of program, activity, or service
  - Will denial of service cause a serious or life-threatening implication for potential participants?

- Resources available to the recipient/costs
  - Accessibility of a translator for applications, etc.
  - Availability of materials in various languages
Language Translations for Program Materials

• Make School Meal Programs information available to all persons in their language
  – Provide informational materials in the appropriate translation concerning the availability and nutritional benefits of the meal programs

• The Free and Reduced Student Meal Application is available in English on the ODE, OCN Website.
  – The application is available in a multitude of languages on the USDA Food and Nutrition Service website
    • www.fns.usda.gov/cnd/FRP/frp.process.htm
Language Interpreters

- Children should not be used as interpreters.
- Volunteers may be used, but should understand ethics for using interpreters, if competent and qualified in the language.
  - Example: Spanish teacher could assist a household in completing an application but would need to be trained on the importance of keeping all information received from the household confidential.
- See www.lep.gov for more information and resources.
Conflict Resolution

• Resolve at the earliest opportunity
• If third party needed: Food & Nutrition Service Mediation Program  703-305-2215
Customer Service
Customer Service

• All students must be allowed equal opportunities to participate in the School Meal Programs regardless of race, color, national origin, sex, age or disability.

• All participants must be treated in the same manner (i.e. seating arrangements, serving lines, services and facilities, assignment of eating periods, methods of selection for application approval and verification processes).

• Your goal is to provide fair and equitable treatment to every employee and customer
Equal Access for All

• You must administer programs so that they are accessible to all participants regardless of race, color, national origin, sex, age, or disability.
Complaint Procedures

• All civil rights complaints shall be accepted and forwarded to the Office of the Assistant Secretary for Civil Rights.

• The complainant must file complaint within 180 days from act of discrimination.

• Complaints may be written, verbal, or anonymous;

• State agencies or local agencies may develop their own complaint forms, but the use of such forms cannot be a prerequisite for acceptance of a complaint as the use of a complaint form is not required. All complaints must be forwarded to USDA FNS.

• FNS must investigate complaints within 180 days.
Complaint Procedures

Be sure to teach your staff on the specific process for a person who asks or presents them with a CR complaint. Your staff needs the guidance on how to actually respond/refer the individual/complaint. We want to ensure prompt processing/referral without any barriers.
Civil rights Complaint Process

Complaints should include:

• Name, address, and telephone number or other means of contacting the person alleging discrimination;

• The location and name of the organization or office that is accused of the discriminatory practices;

• The nature of the incident or action or the aspect of program administration that led the person to allege discrimination;
Civil Rights Complaint Process

• The names, titles, and business addresses of persons who may have knowledge of the discriminatory action.

• The date(s) during which the alleged discriminatory actions occurred, or if continuing, the duration of such actions.

• The basis for the alleged discrimination (age, race, color, sex, disability, and/or national origin)
Civil Rights Compliance Areas

• Assurances
• Public Notification
• Racial/Ethnic Data Collection
• Complaints of Discrimination
• Compliance Reviews

• Resolution of Noncompliance
• Civil Rights Training
• Limited English Proficiency
• Disability Access
Compliance Reviews

• To examine the activities of State agencies, Local agencies, and Sub-recipients.
• To determine their adherence with civil rights as well as program requirements.
• FNS Civil Rights and Program staff review State agencies.
  – FNS staff and State agencies review local agencies.
  – Local agencies review their sub recipients.
Compliance Reviews

There are three types of compliance reviews:
1. Pre-Award Compliance Reviews
2. Routine (Post-Award) Compliance Reviews
3. Special Compliance Reviews
Pre-Award Compliance Reviews

• These reviews are conducted by the State Agency and are usually done as desk reviews of information provided by applicants in their official application to operate a FNS Federally-assisted program.

• No Federal funds shall be made available to a State or an institution until a Pre-Award Compliance Review has been conducted and the applicant has been determined to be in compliance with Title VI.
Pre-Approval/Pre-Award Compliance Reviews

In accordance with FNS 113-1, FNS & the State agency:

• Must determine that all State, local agency, or other sub recipient program applicants are in compliance with Civil Rights (CR) requirements prior to approval for Federal financial assistance;

• Based on a desk or onsite review of CR information provided by the program applicant
Pre-Approval/Pre-Award Compliance Reviews

In accordance with FNS 113-1, FNS & the State agency:

- Pre-approval/pre-award review report must be maintained in the appropriate program files;
- Program applicants and recipients must provide relevant and current CR information for any applications for approval of specific projects or significant changes in applications for continuation or renewal of assistance; and
- Additional requirements contained in Appendix B
Routine (Post-Award) Compliance Reviews

Component of the FNS Management Review process. These reviews may be conducted jointly or independently by the CR staff. The review examines the activities of State and Local agencies, or other sub recipients to determine that FNS programs and activities are being administered with civil rights requirements. The office performing the review must advise the reviewed entity, in writing, of the review findings and recommendations.
Routine (Post-Award) Compliance Reviews

Areas of review:

• Eligible persons and households have an equal opportunity to participate;
• Case records should include race or ethnic origin;
• Offices are displaying the “And Justice for All” poster in a prominent location;
• Nondiscrimination statement (NDS); statement to be included in program materials such as application, notices brochures. Ensure websites for all subrecipients contain the full NDS or direct link to the full NDS.
Routine (Post-Award) Compliance Reviews

Areas of review (continued):

• Availability of program information to eligible persons, program applicants and participants;

• Racial and ethnic data collection, and maintenance for 3 years;

• Complaint processing; and

• Training.
Special Compliance Reviews

Special Compliance Review may be conducted by the USDA Office of the Assistant Secretary for Civil Rights staff and/or FNS when there are significant Civil Rights concerns which have a direct impact on the delivery of FNS program services and/or benefits, statistical data indicates that a particular minority group is not participating in or benefiting from the Program, reports of noncompliance made by other agencies need to be substantiated or patterns of complaints of discrimination have developed that require follow-up.
Resolution of Non Compliance

• **Noncompliance**: A factual finding that any civil rights requirement, as provided by law, regulation, policy, instruction, or guidelines, is not being adhered to by a State agency, local agency, or other sub recipient.

• Steps must be taken immediately to obtain voluntary compliance.