

COVID-19 Communications Webinar: Summer Food Service Program Waiver Extensions

COVID-19 COMMUNICATIONS

September 3, 2020

Professional Standards Learning Code: 2310, 3240, 3450



Arizona Department of Education (ADE)

This training was developed by the Arizona Department of Education (ADE) Health and Nutrition Services Division (HNS).

Intended Audience

This training is intended for **School Food Authorities (SFAs) operating the National School Lunch Program (NSLP) and sponsors of the Summer Food Service Program (SFSP)**. All regulations are specific to operating the NSLP under the direction of ADE.

Professional Standards

Information to include when documenting this training for Professional Standards:

Training Title: COVID-19 Communications Webinar: SFSP Waiver Extensions 9.3.20

Key Area: 2000-Operations

Learning Codes: 2310, 3240, 3450

Length: 1 hour





Meet Your Trainers!

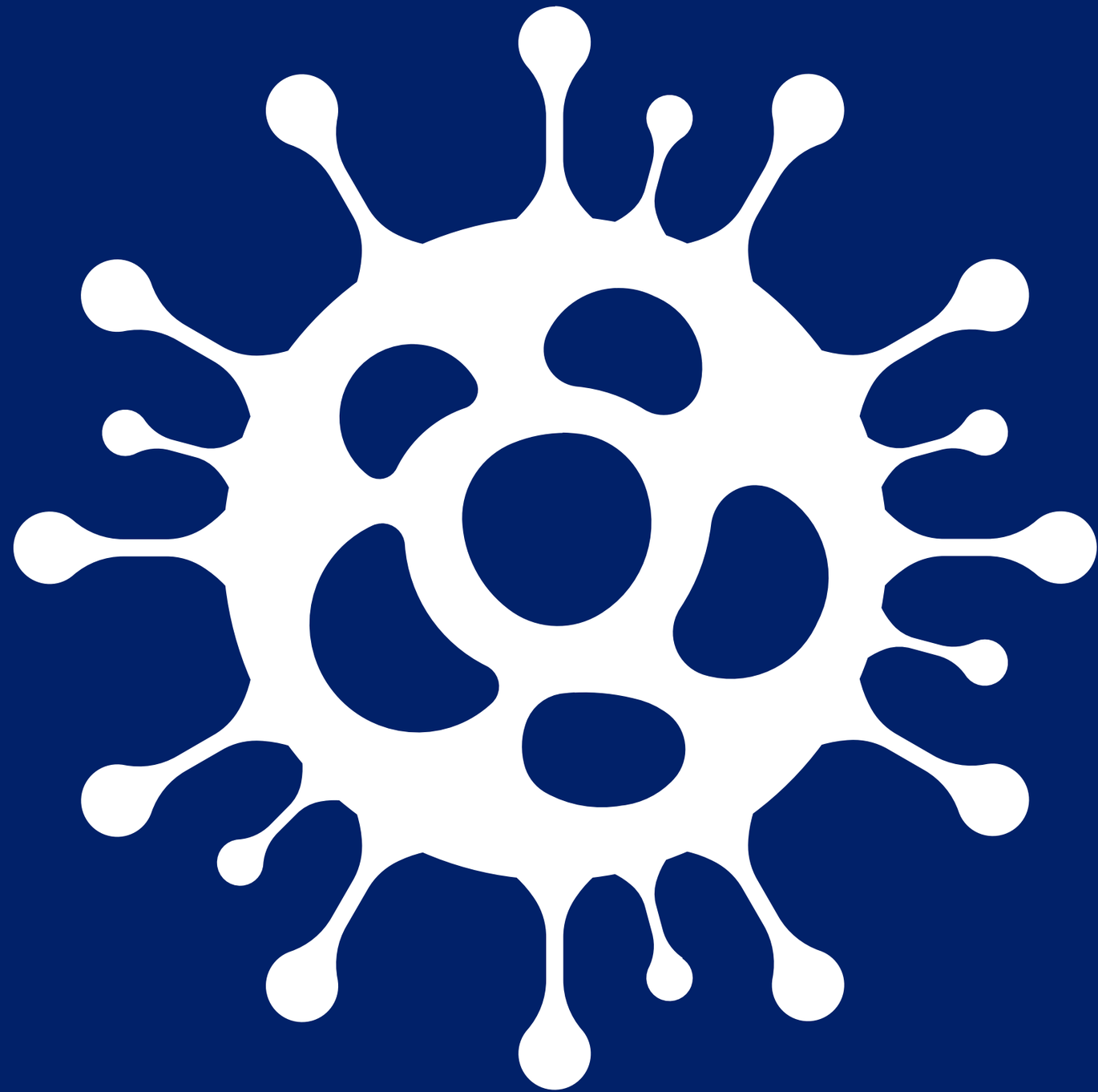
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GET INFORMED.

TODAY'S DISCUSSION

USDA Child Nutrition Response #48-56:
Summer Food Service Program Waiver
Extensions and how to apply for
SFSP/SSO in the months of September
through December.

Child Nutrition Responses Released on August 31, 2020

USDA released eight waiver extensions and one new waiver through December 31, 2020.

- **Child Nutrition Response #48:** Area eligibility flexibility for closed enrolled sites in the SFSP/SSO
- **Child Nutrition Response #49:** First week site visits waiver in the SFSP
- **Child Nutrition Response #50:** Meal service time restrictions waiver in the SFSP/SSO
- **Child Nutrition Response #51:** Offer versus serve flexibilities in the SFSP
- **Child Nutrition Response #52:** Area eligibility waiver in the SFSP/SSO
- **Child Nutrition Response #53:** Meal pattern flexibility in the SFSP/SSO
- **Child Nutrition Response #54:** Non-congregate feeding waiver in the SFSP/SSO
- **Child Nutrition Response #55:** Parent/guardian pickup waiver in the SFSP/SSO
- **Child Nutrition Response #56:** SFSP/SSO operations waiver through December 31, 2020

WHAT DOES "WAIVER" MEAN?

THE WAIVERS "WAIVE" CERTAIN PROGRAM REGULATIONS

42 U.S.C.

Richard B. Russell
National School
Lunch Act (NSLA)

7 CFR 225

Summer Food
Service Program
(SFSP)

7 CFR 210

National School
Lunch Program
(NSLP)

7 CFR 220

School Breakfast
Program (SBP)

These waivers are intended to reduce administrative burden on State agencies and sponsors, support streamlined access to nutritious meals, and ensure appropriate safety measures for the purpose of providing meals and snacks during the pandemic.

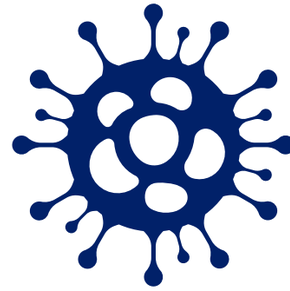
NATIONWIDE WAIVERS

USDA APPROVAL NOT REQUIRED

Each of the waivers state:

"...this waiver applies automatically to all States that elect to use it, without further application. If the State agency elects to implement these flexibilities for SY 2020-2021, it must notify its respective FNS Regional Office, which will acknowledge receipt."

ADE has elected to implement these nine waivers.



DISCLAIMER

ADE Health and Nutrition Services is comfortable providing only clear guidance as stated in the USDA waivers. We will not make any assumptions or infer any allowances that are not specifically stated in the waivers.

The Waivers, Explained



Area Eligibility Flexibility for Closed Enrolled Sites

[COVID -19 Child Nutrition
Response #48](#)

Waives the following Program regulations:

42 U.S.C. 1761(a)(1)(A)(i)(III): “areas in which poor economic conditions exist” is an area—

(aa) for which the program food service site documents the eligibility of enrolled children through the collection of income eligibility statements from the families of enrolled children or other means; and
(bb) at least 50 percent of the children enrolled at the program food service site meet the income standards for free or reduced price school meals.

7 CFR 225.15(f) Application for free Program meals—The application is used to determine the eligibility of children attending camps and the eligibility of sites that are not open sites as defined in paragraph (a) of the definition of “areas in which poor economic conditions exist”, in §225.2. In these situations, parents or guardians of children enrolled in camps or these other sites must be given application forms to provide information described in this section.

Area Eligibility Flexibility for Closed Enrolled Sites

[COVID -19 Child Nutrition
Response #48](#)

In other words:

Closed enrolled sites do not need to collect income applications to determine area eligibility.

Sponsors who wish to operate under this waiver may do so without notifying ADE.

First Week Site Visits Waiver

[COVID -19 Child Nutrition
Response #49.](#)

Waives the following Program regulations:

7 CFR 225.15(d)(2) Training and monitoring. Sponsors shall visit each of their sites at least once during the first week of operation under the Program and shall promptly take such actions as are necessary to correct any deficiencies.

In other words:

Sponsors do not need to visit each of their sites at least once during the first week of operation.

Sponsors who wish to operate under this waiver may do so without notifying ADE.

Meal Service Time Restrictions Waiver

[COVID -19 Child Nutrition
Response #50](#)

Waives the following Program regulations:

7 CFR 225.16(c) Time restrictions for meal service.

- (1)** Three hours must elapse between the beginning of one meal service, including snacks, and the beginning of another, except that 4 hours must elapse between the service of a lunch and supper when no snack is served between lunch and supper.
- (2)** The duration of the meal service shall be limited to two hours for lunch or supper and one hour for all other meals.

7 CFR 210.10(l) Requirements for lunch periods—

- (1) Timing.** Schools must offer lunches meeting the requirements of this section during the period the school has designated as the lunch period. Schools must offer lunches between 10 a.m. and 2 p.m.

7 CFR 220.8(l) Requirements for breakfast period.

- (1) Timing.** Schools must offer breakfasts meeting the requirements of this section at or near the beginning of the school day.

Meal Service Time Restrictions Waiver

[COVID -19 Child Nutrition
Response #50](#)

In other words:

For SFSP meals/snacks, there is no limit on the amount of time that must elapse between the beginning of one meal and the beginning of the next, nor is there a limit on the duration of meal service.

For SSO, breakfast does not need to be served at or near the beginning of the school day, and lunch does not need to be served between 10am and 2pm.

Sponsors who wish to operate under this waiver may do so without notifying ADE.

Offer Versus Serve Flexibilities

[COVID -19 Child Nutrition Response #51](#)

Waives the following Program regulations:

42 U.S.C. 1761(f) Nutritional Standards.

(7) Offer Versus Serve E—A school food authority participating as a service institution may permit a child to refuse one or more items of a meal that the child does not intend to consume, under rules that the school uses for school meals programs.

7 CFR 225.16(f) Exceptions to and variations from the meal pattern—(1) Meals provided by school food authorities—(ii) Offer versus serve.

School food authorities that are Program sponsors may permit a child to refuse one or more items that the child does not intend to eat. The school food authority must apply this “offer versus serve” option under the rules followed for the National School Lunch Program.

Offer Versus Serve Flexibilities

[COVID -19 Child Nutrition
Response #51](#)

In other words:

Offer Versus Serve (OVS) is not limited to SFA sponsors.

"[Non-SFA] sponsors who implement this waiver must be able to follow the SFSP OVS meal service parameters in entirety as stipulated [in the memo]. OVS is designed for congregate feeding and, if used in a non-congregate setting, must be done so with thoughtful planning and consideration. The conditions under which sponsors are operating and their ability to follow appropriate safety measures in providing meals are factors to consider. OVS is not intended to be a way to circumvent meal pattern requirements or eliminate specific components."

Sponsors who wish to operate under this waiver may do so without notifying ADE.

Area Eligibility Waiver

[COVID -19 Child Nutrition
Response #52](#)

Waives the following Program regulations:

42 U.S.C. 1761(a)(1)(A)(i): The term "areas in which poor economic conditions exist" relates to an area in which a program food service site is located—

(I) in the attendance area of a school in which at least 50 percent of the enrolled children have been determined eligible for free or reduced price school meals;

(II) in a geographic area, as defined by the Secretary based on the most recent census data available, in which at least

50 percent of the children residing in that area are eligible for free or reduced price school meals;

(III)(bb) in a site where at least 50 percent of the children enrolled at the program food service site meet the income standards for free or reduced price school meals.

Area Eligibility Waiver

[COVID -19 Child Nutrition
Response #52](#)

In other words:

Site that are not in areas in which poor economic conditions exist can participate in SFSP/SSO.

In March 2020, sponsors with non-area eligible sites provided ADE with the justification to serve in these areas in the **Intent to Operate (ITO)**. There will not be an ITO for September-December operations.

Sponsors who wish to operate under this waiver must submit an [area eligibility waiver](#) to ADE to explain how the SFA/Community Organization will ensure children in low-income areas are targeted for meal program availability.

If you submitted an ITO with area eligibility justification for spring/summer SFSP operations, you do not need to submit a new area eligibility waiver for September-December operations.

Meal Pattern Flexibility

[COVID -19 Child Nutrition Response #53](#)

Waives the following Program regulations:

7 CFR 225.16 Meal service requirements.

(d) Meal patterns. Sponsors shall ensure that meals served meet all of the requirements.

7 CFR 210.10 Meal requirements for lunches.

(b) Meal requirements for school lunches. School lunches for children ages 5 and older must reflect food and nutrition requirements specified by the Secretary.

(c) Meal pattern for school lunches. Schools must offer the food components and quantities required in the lunch meal pattern.

(d) Fluid milk requirement—(1) Types of fluid milk.

(i) Schools must offer students a variety (at least two different options) of fluid milk.

7 CFR 220.8 Meal requirements for breakfast.

(same as above)

Meal Pattern Flexibility

[COVID -19 Child Nutrition Response #53](#)

The waiver also states:

"All other fluid milk requirements remain in effect...

...However, in order to participate under this waiver, local Program operators must contact the State agency for approval to utilize this waiver...

...When reviewing requests from local Program operators, the State agency should consider requests that are targeted and justified based on plans to support access to nutritious meals while minimizing potential exposure to COVID-19. FNS expects and strongly encourages Program operators to maintain and meet the nutrition standards for each Program to the greatest extent possible...

...As a reminder, Federal procurement regulations at 2 CFR 200.320(f) allow procurement by noncompetitive proposals when there is a public emergency."

Meal Pattern Flexibility

[COVID -19 Child Nutrition
Response #53](#)

In other words:

You can claim SFSP/SSO meals for reimbursement that do not meet the meal pattern, as long as a waiver is submitted.

Sponsors who wish to operate under this waiver must submit meal pattern waiver to ADE.

Non- congregate Feeding Waiver

[COVID -19 Child Nutrition
Response #54.](#)

Waives the following Program regulations:

42 U.S.C. 1753(b)(1)(A): The Secretary will provide money to State agencies for lunches served that meet nutritional requirements. ???

42 U.S.C. 1761(a)(1)(D): The term “service institution” means a public or private nonprofit [list of sites] that develops special summer or school vacation programs providing food service similar to food service made available to children during the school year under the school lunch program or the school breakfast program. ???

7 CFR 225.6(e)(15) Maintain children on site while meals are consumed.

This doesn't say anything about congregate meals; however, this waiver states: "Under the...National School Lunch Act...and Program regulations at 225.6...SFSP and SSO meals must be served in a congregate setting and must be consumed by participants on site."

Non- congregate Feeding Waiver

[COVID -19 Child Nutrition
Response #54.](#)

In other words:

Children do not need to be served or consume the meal at the SFSP/SSO site.

Sponsors who wish to operate under this waiver may do so without notifying ADE.

Parent/ Guardian Pickup Waiver

[COVID -19 Child Nutrition
Response #55](#)

Waives the following Program regulations:

7 CFR 210.10(a) General requirements—(1) General nutrition requirements. Schools must offer nutritious, well-balanced, and age-appropriate meals to all the children they serve to improve their diets and safeguard their health.

7 CFR 220.2 Definitions. Breakfast means a meal which meets the meal requirements set out in §§220.8 and 220.23, and which is served to a child in the morning hours.

7 CFR 226.2 Definitions. Meals means food which is served to children at a food service site and which meets the nutritional requirements set out in this part.

Parent/ Guardian Pickup Waiver

[COVID -19 Child Nutrition
Response #55](#)

The waiver also states:

"...State agencies must have a plan for ensuring that Program operators are able to maintain accountability and Program integrity. This includes putting in place processes to ensure that meals are distributed only to parents or guardians of eligible children, and that duplicate SFSP or SSO meals are not distributed to any child. State agencies may want to consult local Program operators when developing their plans, as local Program operators are best situated to determine how to provide these assurances."

Parent/ Guardian Pickup Waiver

[COVID -19 Child Nutrition
Response #55](#)

In other words:

A parent or guardian, without the child being present, may pick up a meal(s).

Sponsors who wish to operate under this waiver must submit parent/guardian pickup waiver to ADE to explain how the SFA will ensure meals are not duplicated and that program integrity is maintained.

If you submitted a parent/guardian pickup waiver for spring/summer SFSP operations, you do not need to submit another one for September-December operations.

The following is still allowable for the remainder of 2020 under SFSP/SSO

Based on these three waivers and SP 13-2020

- Home delivery (meal times + non-congregate)
- Multiple meals at once (meal times + non-congregate)
- Parent or guardian can pick up multiple meals per child at once for consumption at home (meal times + non-congregate + parent/guardian pickup)
- Providing food items in bulk as long as individual meals are easily identifiable as a reimbursable meal (meal times + non-congregate)

Sponsors who wish to distribute multiple days' worth of meals or bulk meal distribution must submit a multiple meal distribution plan to ADE explaining how the operator plans to ensure safe provision and prevent duplication of meals.

If you submitted a multiple meal distribution plan for spring/summer SFSP operations, you do not need to submit another one for September-December operations.

SFSP / SSO Operations Waiver through December, 31 2020

[COVID -19 Child Nutrition
Response #56](#)

Waives the following Program regulations:

42 U.S.C. 1761(c)(1) Payments shall be made to service institutions only for meals served during the months of **May through September**, except in the case of service institutions that...provide meal service at non-school sites to children who are not in school for a period during the months of **October through April due to a natural disaster**, building repair, court order, or similar cause.

SFSP / SSO Operations Waiver through December, 31 2020

[COVID -19 Child Nutrition
Response #56](#)

Waives the following Program regulations:

7 CFR 225.6(e) State-Sponsor Agreement. All sponsors must agree in writing to:

(1) Operate a nonprofit food service during the period specified, as follows:

(i) From **May through September for children on school vacation;**

(ii) At any time of the year, in the case of sponsors administering the Program under a continuous school calendar system; or

(iii) During the period from October through April, if it serves an area affected by an unanticipated school closure due to a natural disaster, major building repairs, court orders relating to school safety or other issues, labor-management disputes, or, when approved by the State agency, a similar cause.

SFSP/SSO Operations Waiver through December, 31 2020

[COVID -19 Child Nutrition
Response #56](#)

The waiver also states:

"Allowing operation of SFSP/SSO through December 31, 2020, facilitates the safe provision of meals by eliminating the need to collect meal payments, including cash payments, at meal sites, which speeds up service of meals, thereby reducing contact and potential exposure to COVID-19. Operation of SFSP/SSO also facilitates curbside meal pick-up; Program staff may simply keep a count of all meals served, instead of relying on a point-of-service system (POS)—which may be located indoors—to track and claim meals by type. Requiring schools to use a POS to check eligibility and collect payment could expose school food service personnel to hundreds of individuals a day, further increasing risks to both the children, families, and staff. Instead, Program staff could focus on quickly providing meals at meal sites instead of spending time confirming individual student enrollment and eligibility status."

SFSP/SSO Operations Waiver through December, 31 2020

[COVID -19 Child Nutrition
Response #56](#)

In other words:

Any SFA or Community Organization may operate the SFSP/SSO through December 31, 2020.

FNS reserves the right to withdraw this approval subject to availability of funding, and all waivers previously discussed are only in effect while this waiver is in effect.

Sponsors who wish to operate under this waiver must submit a CNPWeb application and a Management Plan (and Budget, if applicable).

SFSP Application Process



Transition to SFSP

SFAs have the option to continue operation under NSLP, or they can switch to the SFSP (Simplified) or SSO.

- SFAs who continue operation under NSLP will continue with all NSLP regulations and any applicable waivers for SY 20-21.

Community Organizations who operated during Summer 2020 may also resume or continue operating the SFSP.

ADE encourages community organizations to prioritize operations and service for non-school sites, and to work in partnership with school sites as needed to meet the meal service needs of the community.

NSLP or SFSP?

Considerations for SFAs deciding whether or not to transition to SFSP:

- Consider what is best for your program
 - Participation
 - Reimbursement
 - Administrative tasks
- Afterschool programs
 - The Afterschool Care Snack Program is a component of NSLP. You must operate NSLP in order to operate and claim Afterschool Care Snacks.
 - At-Risk participation can be concurrent with SFSP participation; guidance regarding At-Risk participation while participating in SFSP/SSO is unclear at this time.
 - 21st CCLC sites:
 - The grant requires a snack; no word yet on if it can be provided through At-Risk.

ADE has revised this guidance as of 9/16/20.

Application Guidance

The Fiscal Year (FY) for SFSP is October 1-September 30; if you plan to operate SFSP during the months of September through December, you will need **two** CNPWeb applications and Management Plans/Budgets, if applicable, **one for each FY.**

ADE has created an SFSP application flowchart to help operators understand how to apply for SFSP during September-December.

ADE has revised this guidance as of 9/17/20.

How to Apply to Operate SFSP/SSO from September-December 2020

This flowchart is specific to operators of the Summer Food Service Program (SFSP) or the Seamless Summer Option (SSO), federally assisted meal programs administered by ADE from the United States Department of Agriculture (USDA).

To operate SFSP/SSO during the month(s) of...

Current Operators		New Operators
Existing FY20 SFSP CNPWeb Application		No existing FY20 SFSP CNPWeb Application or FY20 Management Plan
Existing FY20 Management Plan	No FY20 Management Plan	
SFA sponsors must operate the same election (Simplified/Seamless) in September 2020 as they previously operated in FY20.		Default election for SFA sponsors is Seamless. SFA must email SFSP@gazet.gov for Simplified.
By September 18, 2020. 1. Submit a revision of your existing FY20 Management Plan and a revision of your existing FY20 Budget (Community Organizations only) indicating estimated meal counts, planned meal service times, and operating dates. 2. Submit revised FY20 SFSP CNPWeb applications indicating revised dates of operation. 3. Ensure that you have already submitted all required waiver opt-in forms for any waivers that you plan to operate under from September-December 2020.	By September 18, 2020. 1. Submit a FY20 Management Plan and FY20 Budget (Community Organizations only). 2. Submit revised FY20 SFSP CNPWeb applications indicating revised dates of operation. 3. Ensure that you have already submitted all required waiver opt-in forms for any waivers that you plan to operate under from September-December 2020.	By September 18, 2020. 1. Submit a FY20 Management Plan and FY20 Budget (Community Organizations only). 2. Submit FY20 SFSP CNPWeb applications. 3. Submit all required waiver opt-in forms for any waivers that you plan to operate under from September-December 2020.
OCTOBER 2020	NOVEMBER 2020	DECEMBER 2020
All Operators		
No existing FY21 CNPWeb Application or FY21 Management Plan		
SFA sponsors may keep the same or switch their operation election (Simplified/Seamless) at this time.		
By October 1, 2020. 1. Submit a new FY21 Management Plan and a new FY21 Budget (Community Organizations only) indicating estimated meal counts, planned meal service times, and operating dates. 2. Submit new FY21 SFSP CNPWeb applications indicating dates of operation and the intention to operate the Simplified or Seamless option. 3. Ensure that you have already submitted all required waiver opt-in forms for any waivers that you plan to operate under from September-December 2020.		

Health and Nutrition Services | September 3, 2020 | Arizona Department of Education | This institution is an equal opportunity provider.

Existing FY20 Management Plan

By September 18, 2020:

1. Submit a revision of your existing **FY20 Management Plan** and a revision of your existing **FY20 Budget (Community Organizations only)** indicating estimated meal counts, planned meal service times, and operating dates.
 2. Submit revised **FY20 SFSP CNPWeb applications** indicating revised dates of operation.
 3. Ensure that you have already submitted **all required waiver opt-in forms** for any waivers that you plan to operate under from September-December 2020.
- SFA sponsors must operate the same election (Simplified/Seamless) in September 2020 as they previously operated in FY20.
 - New sites under existing sponsors can be added to the program.

**September
Application
Guidance:
Current Operators
with Existing FY20
CNPWeb
Applications**

ADE has revised this guidance as of 9/17/20.

No FY20 Management Plan

By September 18, 2020:

1. Submit a **FY20 Management Plan** and a **FY20 Budget (Community Organizations only)**.
2. Submit revised **FY20 SEEP CNPWeb applications** indicating revised dates of operation.
 - Ensure that you have already submitted **all required waiver opt-in forms** for any waivers that you plan to operate under from September-December 2020.
 - SFA sponsors must operate the same election (Simplified/Seamless) in September 2020 as they previously operated in FY20.
 - New sites under existing sponsors can be added to the program.

ADE has revised this guidance as of 9/17/20.

**September
Application
Guidance:
Current Operators
with Existing FY20
CNPWeb
Applications**

September Application Guidance: New SFSP Operators

**No existing FY20 SFSP CNPWeb
Application or FY20 Management Plan**

By September 18, 2020:

1. Submit a FY20 Management Plan and a FY20 Budget (Community Organizations only).
2. Submit **FY20 SFSP CNPWeb applications.**
3. Submit **all required waiver opt-in forms** for any waivers that you plan to operate under from September-December 2020.

Default election for SFA sponsors is Seamless. SFA must email SFSP@azed.gov for Simplified.

ADE has revised this guidance as of 9/17/20.

October- December Application Guidance: All SFSP Operators

No existing FY20 SFSP CNPWeb Application or FY20 Management Plan

By October 1, 2020:

1. Submit a new **FY21 Management Plan** and a new **FY21 Budget (Community Organizations only)**, indicating estimated meal counts, planned meal service times, and operating dates.
2. Submit new **FY21 SFSP CNPWeb applications** indicating dates of operation and the intention to operation the Simplified or Seamless option
3. Ensure that you have already submitted **all required waiver opt-in forms** for any waivers that you plan to operate under from September-December 2020.

SFA sponsors may keep the same or switch their operation election (Simplified/Seamless) at this time.

ADE has revised this guidance as of 9/17/20.

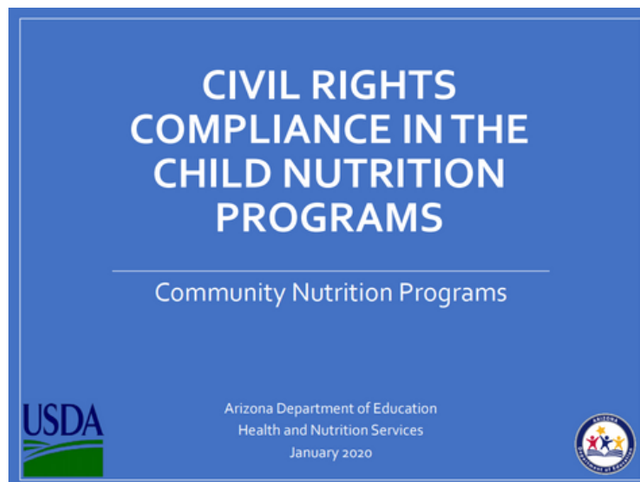
Training and Resources

New sponsors-we've got you covered!

- All application requirements for SFSP still apply.
- Utilize the [ADE SFSP webpage](#) for all program forms and resources.

Training and Resources

ADE has online trainings for new and existing sponsors available on the [SFSP webpage](#):



SFSP (Simplified) or SSO?

ADE would like to get an idea of how many sponsors plan to operate Simplified SFSP or SSO during October–December.

- 1) Simplified SFSP
- 2) SSO



Loose Ends



Claiming

July

- NSLP claim
 - July claims can be combined with August claims if there were 10 or fewer operating days in July.

August

- SFAs will claim August meals under NSLP

September

- NSLP claim for the days meals were served under NSLP
 - Meals served under NSLP in September cannot be combined with August NSLP claims.
- SFSP claim for the days meals were served under SFSP

ADE has revised this guidance as of 9/16/20.

What is not addressed in the waivers?

Other questions we still have:

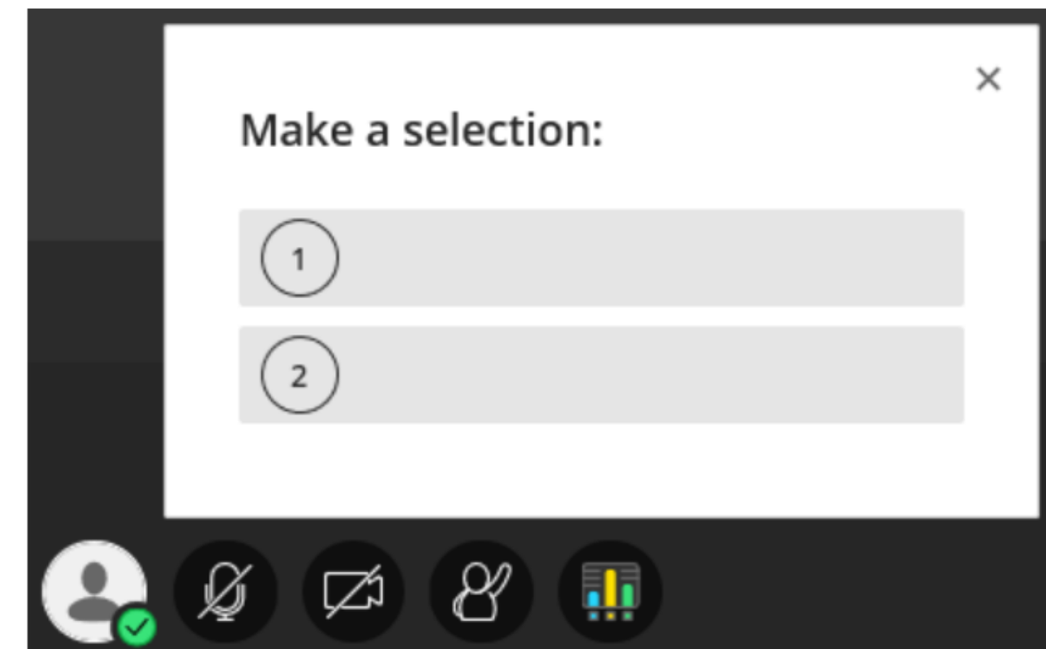
- How the switch to SFSP/SSO impacts Verification
- How the switch to SFSP/SSO impacts Administrative Reviews
- How the switch to SFSP/SSO impacts October 1 reporting tied to Title I funding
- How the switch to SFSP/SSO impacts operations for summer 2020
- Participation in At-Risk Afterschool Meals in conjunction with SFSP/SSO
- Can USDA Food obtained using NSLP entitlement be used for SFAs operating Simplified SFSP?

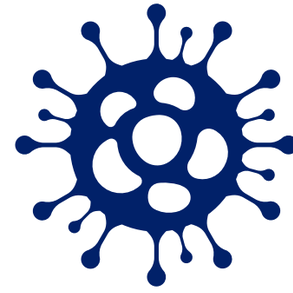
These two questions have been answered in subsequent guidance.

USDA Foods

USDA wants to know the status of inventory in Arizona in order to determine if trucks need to be postponed or canceled. Given this information and the new guidance we received regarding SFSP, how do you think this will affect your USDA Foods usage for this Program Year that was pre-ordered last year?

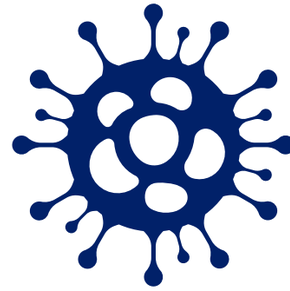
- 1) I think we will use what we ordered from USDA Foods last year.**
- 2) I think we will use less than what we ordered from USDA Foods last year.**





Q&A

Please type your questions into the chat box.



THANK YOU!

The slides and recording will be posted on the
COVID-19 Resource Page.

Join us later this afternoon for the Farm Fresh
Challenge to NSLP Webinar at 3:00pm!

Congratulations!

You have completed the **Recorded Webinar: COVID-19 Communications Webinar: Summer Food Service Program Waiver Extensions 9.3.20.**

To request a certificate, please go to the next slide.

In order to count this training toward your Professional Standards training hours, the training content must align with your job duties.

Information to include when documenting this training for Professional Standards:

- **Training Title:** Recorded Webinar: COVID-19 Communications Webinar: Summer Food Service Program Waiver Extensions 9.3.20
- **Learning Codes:** 2310, 3240, 3450
- **Key Area:** 2000-Operations, 3000-Administration
- **Length:** 1 hour

Please Note: Attendees must document the amount of training hours indicated regardless of the amount of time it takes to complete it.



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Requesting a training certificate:

Please click on the link below to complete a brief survey about this webinar. Once the survey is complete, you will be able to print your certificate of completion from Survey Monkey.

*This will not appear in your Event Management System (EMS) account.

https://www.surveymonkey.com/r/RecordedWebinarOnlineSurvey_

The information below is for your reference when completing the survey:

- Training Title: Recorded Webinar: COVID-19 Communications Webinar: Summer Food Service Program Waiver Extensions 9.3.20
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