March 29, 2020

Dr. Sandra Curwood
Director, School Nutrition Programs
Virginia Department of Education
101 N 14th Street
Richmond, Virginia 23218

Dear Dr. Curwood,

This letter is in response to the Virginia Department of Education (VDOE) waiver request to maintain children’s access to meals during the novel coronavirus (COVID-19) pandemic, submitted March 25, 2020. VDOE requests a waiver of the restrictions on site eligibility requirements in the Summer Food Service Program (SFSP) and National School Lunch Program (NSLP) Seamless Summer Option (SSO). Specifically, VDOE requests to waive the requirement that open sites must be located in areas where at least 50 percent of NSLP participants are eligible for free or reduced price meals. Instead, VDOE requests to temporarily suspend area eligibility requirements for all eligible sponsors operating the SFSP and SSO.

In its request, VDOE asserts that this waiver will ensure that schools and community organizations are able to provide services to the highest need students who may have limited access to healthful meals during the closures, and whose families are struggling due to high unemployment. VDOE states that this waiver will maintain children’s access to the SFSP and SSO meal service during school closures related to the pandemic. To maintain children’s access to meals, and to support families experiencing financial hardship, VDOE requests to waive the requirements at 7 CFR 225.6(c)(2)(G): “For open sites and restricted open sites, documentation supporting the eligibility of each site as serving an area in which poor economic conditions exist.”

Pursuant to the waiver authority granted under Section 2102(b) of the Families First Coronavirus Response Act (P.L. 116-127) (the Act) to approve waivers that may increase cost to the Federal Government and have the purpose of providing meals and meal supplements, the Food and Nutrition Service (FNS) approves this request. However, State agencies must have a plan for ensuring that new meal sites are targeting benefits to children in need, for example, children who may be newly eligible for benefits due to the economic impacts of COVID-19. State agencies should work with local Program operators in developing their plans as local Program operators are best situated to determine how to provide these assurances. This approval applies to sites operating during temporary school closures related to COVID-19. Additionally, FNS reserves the right to withdraw this approval subject to availability of funding.

Therefore, effective as of March 25, 2020, this waiver allows SFSP and SSO sponsors in good standing to operate open sites in areas approved by VDOE and consistent with the State plan, but that are not located in “Areas in which poor economic conditions exist” as
defined at section 13(a)(1)(A) of the Richard B. Russell National School Lunch Act (NSLA) and as referenced in regulation at 7 CFR 225.2, 225.6(c)(2)(i)(G), 225.6(c)(3)(i)(B), 225.6(d)(1)(i), 225.14(c)(3), and 225.16(b)(4). This waiver remains in effect until June 30, 2020, or until expiration of the federally declared public health emergency, whichever is earlier. FNS recognizes that there may be a continued need for this waiver, and will carefully assess the situation on an ongoing basis.

As required by this waiver approval, VDOE must submit a report to the Secretary not later than 1 year after the date such State received the waiver. The report must include:

- A summary of the use of this waiver by the State agency and local Program operators,
- A summary of how new meal sites were targeted to benefits for children who were previously eligible or newly eligibly for program benefits due to the economic impacts of COVID-19, and
- A description of whether and how this waiver resulted in improved services to Program participants.

FNS appreciates VDOE’s commitment to work with sponsors to meet the nutritional needs of children during a challenging time. If you have questions, please contact the FNS Mid-Atlantic Regional Office.

Sincerely,

Angela Kline
Director
Policy and Program Development Division

CC: Timothy Walsh, Mid-Atlantic Regional Office