This FAQ document covers operations for Summer 2022. The Texas Department of Agriculture (TDA) created the FAQs based on input from contracting entities (CEs) and Education Service Center (ESC) staff, USDA policy guidance specific to COVID-19 operations and flexibilities, and existing USDA and TDA guidance from the previous school year and summer operations.

This document is the primary source of guidance for Summer 2022 transitional operations. TDA will continue to provide more detailed guidance over the coming months. Please read each question and response carefully and thoroughly as each question covers a very specific topic; you should not mix responses from multiple questions to arrive at an answer for any questions you may have. Please contact your ESC with questions.

CEs must understand and adhere to all applicable requirements of the program(s) they are operating, including the guidance set forth in this FAQ. All program requirements remain in effect unless specifically waived by USDA and as described in this FAQ. Updates to this document will be in yellow.

**TABLE OF CONTENTS**

**TRANSITIONAL OPERATIONS**

1. During Summer 2022, which Child Nutrition Programs (CNPs) are allowed to operate?
2. If I was operating SSO during School Year (SY) 2021-2022, what is the process for transitioning my sites to standard Summer 2022 operations?
3. If I am operating SSO for the summer, how will reimbursement rates be affected?
4. Will SSO operations be permitted in SY 2022-2023, as that will determine which Summer program I operate this Summer?
5. What are the requirements for operating a closed enrolled site this summer? May I operate a closed enrolled SSO or SFSP site to serve only students enrolled in academic summer school?

6. May I operate extended NSLP to provide meals only to students enrolled in academic summer school? Would I be allowed to operate SSO or SFSP at other district sites not offering summer school classes?

7. Do the meals served during the current school year count toward the 30-day requirement for the Texas Summer Mandate?

8. May I serve meals on weekends and holidays?

9. Am I allowed to offer á la carte items during SSO or SFSP meal service?

10. What information will be available on the Summer Meal Site Map for 2022?

11. The schools in my district have different start dates for SY 2022-2023. When is my district required to stop SFSP operations and begin NSLP?

AREA ELIGIBILITY

12. If my school operated SSO in Summer 2021-2022 and did not process applications, how is school data used to establish area eligibility for Summer 2022 and School Year 2022-2023?

13. If a school that operated SSO in SY 2021-2022 is not listed on the School Data – Area Eligibility Report, are there any additional flexibilities available for determining area eligibility?

14. May camps use area eligibility to establish site eligibility?

15. Are there any area eligibility waivers available in Summer 2022?

WAIVERS AND FLEXIBILITIES

16. Are the waivers that were traditionally offered to SFSP operators in summer prior to the pandemic in effect for Summer 2022?

17. Are non-congregate, meal service time, and parent pick-up flexibilities available to SFSP/SSO operators in Summer 2022?

18. I have documented traditional meal service times in my site applications. If I intend to transition to non-congregate service that
utilizes meal bundling, do I have to update my site applications with the new service times?

19. Will the demonstration project allowing non-congregate feeding in extreme heat or weather be implemented this summer?

20. May I bundle multiple meals?

21. May I serve individual components in bulk during the summer?

22. What are the guidelines related to home delivery?

23. If I deliver meals directly to children’s homes or distribute them from an approved non-congregate site, are my transportation and labor costs allowable expenses in the Child Nutrition Programs?

24. What are the guidelines for proper implementation of the parent pickup waiver?

25. Are offsite monitoring waivers available for SFSP/SSO operators in Summer 2022?

26. Will any meal pattern flexibilities be available in Summer 2022?

27. How do I request an age/grade waiver for SSO?

28. I did not complete the triennial assessment of the Local Wellness Policies last summer. Did USDA extend the deadline again for completion?

CIVIL RIGHTS

29. Am I required to collect racial and ethnic data during the COVID-19 public health emergency?

30. Can I use visual observation to determine a participant’s race or ethnicity?

31. If a child picks up a meal without a parent or guardian present, must I verbally ask the child to self-identify his or her race and ethnicity? What if a child participant is too young to understand the purpose or nature of the question?

32. What parameters has USDA established for collecting data from parents or guardians?
33. Is there a grace period during which program operators that have used visual identification in the past can develop other data collection methods?

34. In absence of good participant data, may I report aggregate racial/ethnic data on potential participants?

35. May sites that do not require enrollment, and are operated by a school sponsor, utilize school enrollment data to obtain racial or ethnic data for individual children?
TRANSITIONAL OPERATIONS

1. During Summer 2022, which Child Nutrition Programs (CNPs) are allowed to operate?

During Summer 2022, the Summer Food Service Program (SFSP) and the Seamless Summer Option (SSO) are the primary CNPs available to CEs to provide meals for children. Schools may also participate in the Extended National School Lunch Program (NSLP) to serve children enrolled in summer school. Note that the Child and Adult Care Food Program (CACFP) At-risk Afterschool Program must cease operating for the duration of the summer once instruction for SY 2021-2022 ends.

2. If I was operating SSO during School Year (SY) 2021-2022, what is the process for transitioning my sites to standard Summer 2022 operations?

Refer to this Seamless Summer Option (SSO) Site Application Guidance for Sites Operating after Normal School Ends on SquareMeals.org for instructions on how to transition sites to normal operations.

3. If I am operating SSO for the summer, how will reimbursement rates be affected?

Through September 30, 2022, SSO operators will continue to be reimbursed at the SFSP rates per the waiver authority granted to USDA in the Keep Kids Fed Act. Note that once SY 2022-2023 begins, schools must cease all SSO operations and begin serving meals under NSLP.

4. Will SSO operations be permitted in SY 2022-2023, as that will determine which Summer program I operate this Summer?

SSO is not an available program in SY 2022-2023. Lunches and breakfasts must be served via the National School Lunch Program and School Breakfast Program in the subsequent School Year.
5. **What are the requirements for operating a closed enrolled site this summer?**
   May I operate a closed enrolled SSO or SFSP site to serve only students enrolled in academic summer school?

The site eligibility requirements for SSO and SFSP sites must be applied as follows:

- Closed enrolled SFSP sites can establish eligibility based on the income of the individual children; at least 50 percent of the enrolled children at the site must be eligible for free or reduced-price school meals. Alternatively, per the “traditional” summer waiver, a CE may use area eligibility information to establish a closed enrolled site. [See below for more information about the “traditional” summer waivers.](#)

- SFSP and SSO may not operate closed enrolled sites to feed children enrolled in academic summer school.

6. **May I operate extended NSLP to provide meals only to students enrolled in academic summer school? Would I be allowed to operate SSO or SFSP at other district sites not offering summer school classes?**

Yes. CEs currently operating SSO may switch to “extended” NSLP to provide meals to students enrolled in academic summer school. An SFA that wishes to use this option for its summer school students may operate SSO or SFSP at other district sites consistent with the requirements for those programs. CEs that wish to switch must apply via TX-UNPS to TDA for review and approval per established procedures.

Non-CEP CEs wishing to use the NSLP extended option must adhere to the free, reduced-price, and paid meal benefit categories.

**NOTE:** If your summer school session extends beyond June 30, 2022, you must ensure that a completed NSLP application for SY 2022-2023 has been approved, since any meals claimed after June 30, 2022, will apply for the next NSLP school year.

7. **Do the meals served during the current school year count toward the 30-day requirement for the Texas Summer Mandate?**

No. Texas school districts that are mandated to offer a summer meals program under the Texas Agriculture Code must operate if they did not submit a waiver request to TDA by January 31, 2022. Schools that did not seek a waiver before the January 31st deadline must offer a Summer Meals Program for at least 30 calendar days this
The 30-day requirement must occur during the time schools are normally recessed for the summer; therefore, meals served under SSO while schools were in session due do not count toward the 30-day requirement. This includes SSO meals served during June as part of an ADSY calendar as described above.

Note that the 30 days of operations may include a reasonable number of days to set up and close operations and may include meals served on the weekend.

8. May I serve meals on weekends and holidays?

During Summer 2022, SSO and SFSP operators may submit claims for meals served on a holiday or during the weekend if that site is approved to operate during those times. To claim meals for reimbursements, CEs must update their site application in TX-UNPS to reflect the days they plan to serve meals.

9. Am I allowed to offer á la carte items during SSO or SFSP meal service?

Yes. The sale of á la carte items is permitted during congregate and non-congregate meal service for SSO or SFSP meal service. SFAs operating SSO on the school campus must adhere to the Competitive Food Nutrition Standards (also called Smart Snacks) when selling á la carte items.

NOTE: A la carte sales are not encouraged during summer meal service. Children should be encouraged to participate in the meal service being offered before they pay for a la carte items.

10. What information will be available on the Summer Meal Site Map for 2022?

Information available on the interactive map located at https://squaremeals.org/Programs/SummerMealPrograms/SummerMealSiteMap.aspx includes the following:

- Site name and address;
- Site phone number;
- Meals served at the site;
- Days and times of meal service; and
Frequently Asked Questions
Summer 2022 Operations

- Start and end operational dates.

Summer 2022 downloadable outreach and promotional materials may be found on [TDA’s SquareMeals.org website](http://squaremeals.org). ii

11. The schools in my district have different start dates for SY 2022-2023. When is my district required to stop SFSP operations and begin NSLP?

For districts with different school start dates, they are required to switch to NSLP on the earliest date a school in the district begins instruction. TDA will evaluate the options for non-SFAs operating SFSP in districts with different instructional start dates.

**AREA ELIGIBILITY**

12. If my school operated SSO in Summer 2021-2022 and did not process applications, how is school data used to establish area eligibility for Summer 2022 and School Year 2022-2023?

Given that many schools did not process applications in SY 2021-2022 and thus do not have accurate free/reduced-price data on hand, area eligibility for non-CEP schools operating SSO in SY 2021-2022 is based on 50% or greater free/reduced claiming percentages from **February 2020**. However, summer sites establishing new eligibility based on February 2020 data may only use this determination through **Summer 2024**.

Note that CEP schools, even those operating SSO in SY 2021-2022, will use the standard method for determining area eligibility for Summer 2022, which is based on having an Independent Student Percentage (ISP) of 31.25 or greater. Determination based on this ISP data is valid for the standard five years.

Finally, non-CEP schools that operated NSLP in SY 2021-2022 should have processed applications in accordance with regulations. Therefore, area eligibility is determined by a 50% or greater free/reduced-price claims rate from October 2021, and this determination is valid for five years.

TDA has recently updated its School Data – Area Eligibility Report to indicate the data source used to derive each listed school’s area eligibility.
Frequently Asked Questions
Summer 2022 Operations

13. If a school that operated SSO in SY 2021-2022 is not listed on the School Data – Area Eligibility Report, are there any additional flexibilities available for determining area eligibility?

Yes, for Summer 2022 and SY 2022-2023 only, non-CEP schools may use ISP data to determine area eligibility as follows:

- The school must have reported an ISP of 31.25 or greater on their most recent CEP data report submitted in March 2022; and
- Area eligibility established using the ISP data of a non-CEP school is only valid for Summer 2022 and SY 2022-2023.

NOTE: This flexibility is only available to existing schools that operated SSO in SY 2021-2022. New non-CEP schools may not use CEP data to establish area eligibility.

14. May camps use area eligibility to establish site eligibility?

No. Camps, as defined by SFSP regulation and SSO guidance, may not use area eligibility to establish site eligibility; they must collect and maintain individual household applications and are reimbursed only for those enrolled children who meet the free or reduced-price eligibility standards.

Camps are defined as residential summer camps and nonresidential day camps that offer a regularly scheduled food service as part of an organized program for enrolled children. Nonresidential camp sites must offer a continuous schedule of organized cultural or recreational programs for enrolled children between meal services.

NOTE: Sites promoting themselves as “camps” that are offering non-credit educational activities to any children who wish to participate will not be given the “camp” designation as defined by regulation if there is no enrollment roster being maintained.

15. Are there any area eligibility waivers available in Summer 2022?

Yes. Per the waiver authority granted to USDA in the Keep Kids Fed Act, area eligibility waivers will be available for some SFSP and SSO operators. If an SFSP or SSO CE wants to operate an open site that is not area eligible, but with a significant low-income population, the CE may apply for approval to operate an open site that targets that high-need population. The Area Eligibility Request Form for Summer 2022 is posted on SquareMeals.org.
WAIVERS AND FLEXIBILITIES

16. Are the waivers that were traditionally offered to SFSP operators in summer prior to the pandemic in effect for Summer 2022?

Yes, TDA was granted approval to offer the four waivers that have been traditionally available to SFSP and SSO (as applicable) operators:

- **Meal Service Times** - The following requirements related to time restrictions for meal service requirements have been waived:
  - Three hours must elapse between the start of one meal service and the start of another meal service, including snacks.
  - Four hours must elapse between the start of lunch and the start of supper when no snack is served in between.
  - The supper meal service must not begin later than 7 p.m. unless TDA waives the requirement due to extenuating circumstances. With the exception of residential camps, supper must not extend beyond 8 p.m.
  - The duration of the meal service is two hours for lunch or supper and one hour for breakfast or snacks.

  This waiver can be used in conjunction with non-congregate waivers to offer meal bundling if the CE notifies TDA of its intent to use this flexibility. ([see below for more information](https://squaremeals.org/FandNResources/CoronavirusUpdateforContractingEntities/IntakeForms.aspx)). NOTE: Any adjustments to site meal times must be updated in the TX-UNPS site application and approved prior to operation.

- **Closed Enrolled Sites May Use Area Eligibility to Establish Site Eligibility** – In addition to establishing site eligibility based on individual income eligibility requirements (a roster in which 50% of the children qualify for free or reduced-price meals), closed enrolled SFSP and SSO sites may be approved to operate if located in an eligible area as determined by school or census data.

- **First Week Site Visits for SFSP** – TDA has waived the first-week site visit requirement for SFSP operators in good standing that have operated successfully in the previous year and for CEs that successfully participate in the...
17. Are non-congregate, meal service time, and parent pick-up flexibilities available to SFSP/SSO operators in Summer 2022?

Per the waiver authority granted to USDA as part of the Keep Kids Fed Act, non-congregate service and no child present/parent pick-up flexibilities are immediately available to all SFSP and SSO operators in Summer 2022. These waivers no longer have to be related to a specific COVID-19 event.

While meal service times have already been waived as described above, they can now be used in conjunction with the non-congregate and parent pick-up waivers to utilize “grab and go,” home delivery, and meal bundling per the requirements described in this FAQ. However, any change in meal times must be updated in the site application prior to operation as described below. These waivers will be available through September 30, 2022, or the beginning of the school year, whichever is earlier.

Note that while sites can begin using non-congregate waivers immediately, all CEs must submit the Summer 2022 Non-congregate and Parent Pick-up Opt-In Form if any of their sites are using these waivers this summer. The opt-in form is also available on SquareMeals.org here:
18. I have documented traditional meal service times in my site applications. If I intend to transition to non-congregate service that utilizes meal bundling, do I have to update my site applications with the new service times?

Yes. TDA Administrative Reviewers must be aware of when sites are planning meal distribution. If switching to a meal bundling distribution method, remember the following:

- All children served at the site must have the same access to the same number and type of meals within a given week.

- Before meal bundling service begins, site applications must be updated and approved in TX-UNPS to reflect the days meals are to be claimed and the complete timeframe of meal service per day.

- In outreach and promotion, CEs must clearly identify when the non-congregate meal service occurs each week.

- All sites are expected to maintain documented procedures that detail their meal distribution plans, including meal service dates, times, and meal types, as well as methods to prevent duplicative meal service and service of more than the maximum number of allowable meals per day. Food production documentation must also be maintained per regulations. Sites that fail to maintain this documentation may receive a finding in an Administrative Review.

Before switching from a daily congregate service to a non-congregate meal bundling service, CEs should consider the impact a change will have on families and consider how to notify families of the change.

While CEs must wait for the new times to be approved in the site application before altering meal service times, CEs may switch to a grab-and-go model immediately. All CEs using non-congregate waivers must opt in via the Summer 2022 Non-congregate and Parent Pick-up Opt-In Form.
19. **Will the demonstration project allowing non-congregate feeding in extreme heat or weather be implemented this summer?**

While TDA still awaits approval from USDA to issue non-congregate waivers in the event of extreme heat, this waiver is no longer necessary in Summer 2022, as all SFSP and SSO CEs can now utilize non-congregate feeding as part of standard operations. CEs that are continuing standard congregate service but wish to use non-congregate feeding on days of extreme heat may do so but must notify TDA of their usage of the waiver via the [Summer 2022 Non-congregate Feeding Opt-In Form](#).vii

20. **May I bundle multiple meals?**

Yes. If operating under both the meal service time waiver and the non-congregate feeding waiver, CEs may distribute multiple meals at one time as long as the CE adheres to the daily maximum number of meals allowed. CEs **distributing meals for multiple days may not provide meals for more than one operational week at a time**. SSO and SFSP operators that have been approved to operate on weekends may distribute up to seven days of meals at one time. Note: Operators must not distribute meals intended for days past the date of the approved waiver.

CEs choosing this method of distribution must adjust the number of days per week it operates accordingly. For example, an open site wishing to serve three days of meals on one day and four meals on another to account for a full week could have the following schedule:

- On Monday, the site would distribute meals for Monday, Tuesday, and Wednesday (the site must not distribute meals on Tuesday and Wednesday)
- On Thursday, the CE would distribute meals for Thursday through Sunday (the site must not distribute meals Friday-Sunday).

Any multiple meal distribution plan must ensure that duplicate meals are not served to any child for any day meals are provided.

21. **May I serve individual components in bulk during the summer?**

Yes. Distribution of bulk food items for multiple meal distribution is allowed for CEs using non-congregate feeding and meal service time waivers. Operators must ensure that bulk distribution of food components makes sense for the timeframe indicated in the
Frequently Asked Questions
Summer 2022 Operations

waiver opt-in form; for example, bulk distribution should not be used to distribute one or two days’ worth of meals.

Bulk food item distribution must ensure that like food items are stored together and that food items can easily be assembled into a meal that requires only warming to be eaten. **Note that pre-plated, unitized meals are not bulk packaged food.**

Qualities of an **effective** bulk distribution strategy include:

- Package includes a menu describing food items and portion sizes for each meal to be served with simple assembly directions for the meal.
- Students must be provided information that identifies the items that when bundled together meet the requirements of a reimbursable meal.
- Package includes labeled food items requiring only adding water and warming to be served. Microwaving prepared food with room temperature water is acceptable.
- Extra food items are separated and labeled as not part of the reimbursable meal.
- The distribution method meets all applicable food safety regulations.

**Unacceptable** qualities of a bulk distribution strategy include:

- Food items require mixing ingredients for the food item to be edible.
- Food items require chopping, baking, frying, boiling, or roasting to prepare items for serving.
- Raw or partially cooked food items that must be cooked before serving (i.e., raw meat is always unacceptable; raw pre-cut carrots are acceptable).
- Food items held at a temperature or method that is unsafe or prohibited by food safety regulations.

Food production records must be completed for each day that meals are intended to be consumed.

22. **What are the guidelines related to home delivery?**

CEs may deliver meals to children’s homes, but they must receive consent from each household and ensure that the meals are delivered directly to those individual residences. CEs must have a mechanism for validating the number of children at an individual residence to ensure that no duplicate meals are distributed or that no ineligible participants receive a meal. As long as the CE has obtained the household’s written consent to deliver meals and has verified the current address, the child does not
need to be present at the time of delivery. If the meals are shelf-stable, no one needs to be present if the address has been verified. Please consider State and local food safety requirements and best practices.

Meals must only be delivered to children within the eligible area of the site location. If operating a closed enrolled SFSP/SSO home delivery site that is not in an eligible area, 50% of the children being served at that site must be certified as eligible for free or reduced-price meals.

Meals may only be delivered during the timeframe of the approved waiver.

23. If I deliver meals directly to children’s homes or distribute them from an approved non-congregate site, are my transportation and labor costs allowable expenses in the Child Nutrition Programs?

Yes. Transportation costs related to the delivery of meals are allowable under these circumstances. Transportation costs include labor, equipment, and supplies that are reasonable, necessary, and allocable. CEs must use the actual cost or a mileage rate (allowance) to account for allowable transportation costs.

Note that there is no additional reimbursement for home delivery or mobile meal delivery, but related expenses, such as postage and delivery service fees, would be allowable costs. Delivery costs could also be paid with non-program funds, such as private donations.

24. What are the guidelines for proper implementation of the parent pickup waiver?

Per TDA-established guidelines, when a parent or legal guardian arrives to pick up a meal without a child at a site, the parent or guardian must show proof of guardianship. Preferred methods of proof of guardianship include:

- Official Letter/email from a school listing the children enrolled at a school campus
- Student ID cards
- Individual student report cards
- Attendance record from parent portal of the school website
- Birth certificate
- Official letter/email from facility or school listing children enrolled
- Other official ID cards (for example, IDs issued by a child care facility)
Operators should establish procedures to facilitate this process. For example, once enrollment and proof of guardianship are verified, the CE could issue the parent/guardian a placard or rearview mirror hanger showing the number of meals to be picked up.

25. Are offsite monitoring waivers available for SFSP/SSO operators in Summer 2022?

While TDA encourages SFSP and SSO operators to return to normal onsite monitoring, offsite monitoring flexibilities are available through September 30, 2022, to ease the administrative burden on Program operators. CEs wishing to use these flexibilities must notify TDA via the Summer 2022 Offsite Monitoring Opt-In Form, which is also available on the SquareMeals.org Intake Forms page at: https://squaremeals.org/FandNResources/CoronavirusUpdateforContractingEntities/IntakeForms.aspx. Note that only the requirements that reviews be conducted onsite have been waived, not the review requirements themselves.

26. Will any meal pattern flexibilities be available in Summer 2022?

Currently, there are no nationwide meal pattern flexibilities available in Summer 2022.

27. How do I request an age/grade waiver for SSO?

Age/grade requirements in SSO may be waived by the site if the CE is experiencing challenges implementing the age/grade group requirements due to student safety and access concerns. The process for requesting an age/grade waiver, previously requested as part of a meal pattern request in Summers 2021 and 2020, has changed as follows:

- Log into TX-UNPS, select the School Nutrition Programs Module, select Applications, and finally select Download Forms.
- Select SNP-000 from the Download Forms menu.
- From the NSLP/SBP Exemptions and Waivers portal, select Seamless Summer Option Age/Grade Group Meal Pattern Portion Size.
- Complete the Age/Grade Waiver form, listing the sites affected, the most common age/grade attending the site, and justification for why a waiver is required.
- An authorized representative of the CE operating the SSO must attest to the information provided in the waiver by signing the last page of the form.
28. I did not complete the triennial assessment of the Local Wellness Policies last summer. Did USDA extend the deadline again for completion?

TDA was given the discretion to allow NSLP/SBP CEs to complete their first triennial Local Wellness Policy assessment by **June 30, 2023**. However, CEs electing to use the new deadline must have informed TDA by July 15, 2022.

**CIVIL RIGHTS**

29. Am I required to collect racial and ethnic data during the COVID-19 public health emergency?

Yes. The requirements related to the collection of racial and ethnic data are not waived in response to the COVID-19 public health emergency. Summer operators must, once per summer, attempt to gather the race and ethnicity of individual participants attending summer sites.

30. Can I use visual observation to determine a participant’s race or ethnicity?

No. Effective May 17, 2021, federal policy prohibits visual observation as an allowable practice for gathering this data; the preferred method is self-identification and self-reporting. A best practice for this includes obtaining the information from parents or guardians.

31. If a child picks up a meal without a parent or guardian present, must I verbally ask the child to self-identify his or her race and ethnicity? What if a child participant is too young to understand the purpose or nature of the question?

While requesting data verbally is allowable, TDA understands that requesting information verbally may be uncomfortable for staff and for participants. Respect for individual dignity should guide the processes and methods for collecting data on race and ethnicity.
Additionally, TDA discourages asking a child to self-identify their race and ethnicity, as this practice may confuse young children. Obtaining data from parents or guardians is the preferred method of data collection, as parents or guardians can provide accurate information. If a parent or guardian is not present at the time of meal pick-up, or if the parent chooses not to identify, their response may be marked “unknown.” For that reason, TDA does not expect that the number of respondents will equal the number of children at a meal service site. However, TDA expects program operators to continue to try to capture the data.

TDA has developed a new Collection of Child Nutrition Program Participant Racial/Ethnic Data Prototypes form to assist program operators in capturing racial and ethnic data to the best extent possible. This form is available in the applicable tables on the CACFP Administration and Forms page on SquareMeals.org.

32. What parameters has USDA established for collecting data from parents or guardians?

Parents and guardians may be asked to identify the racial or ethnic group of the participating child/student only after it has been explained to them the following:

- Providing the information is to ensure compliance with USDA nondiscrimination requirements only
- Failure to report the information will not affect the participant’s eligibility for meals.

Program operators of sites that do not require enrollment should choose data collection methods that are easy for adult participants or parents and guardians to use. For this requirement, parents and guardians of children attending non-enrolled sites are not required to provide the participant’s name. Parents and guardians must not be required to fill out a free or reduced-price meal application for a non-enrolled program.

33. Is there a grace period during which program operators that have used visual identification in the past can develop other data collection methods?

Yes. While the requirement to end the practice of visual identification was effective as of May 17, 2021, USDA is providing a grace period through December 31, 2022, for summer operators to develop other data collection methods, such as utilizing data from
alternative sources in which the respondent has self-identified race or ethnicity, including school databases.

During the grace period, program operators will not receive a finding of non-compliance during reviews; however, it will be noted as an observation and may become a finding if alternative means are not implemented before the end of the established grace period. By January 1, 2023, program operators must have alternative means to capture the data, or they may be issued a finding of noncompliance on their next review.

34. **In absence of good participant data, may I report aggregate racial/ethnic data on potential participants?**

During the grace period that expires December 31, 2022, program operators may report aggregate data on potential participants as they develop resources to acquire individual participant data. After the grace period ends, program operators may only report aggregate data if they have attempted to obtain individual participant data but were unable to do so. Aggregate data must be specific to the service area of the meal service site.

Examples of sources of aggregate data include:

- Use the Census’ American Community Survey at [https://www.census.gov/programs-surveys/acs/](https://www.census.gov/programs-surveys/acs/) to obtain localized aggregate data on the population to be served.

- Use racial and ethnic data obtained from the National Center for Education Statistics Common Core of Data database at [https://nces.ed.gov/ccd/schoolsearch/](https://nces.ed.gov/ccd/schoolsearch/) to search the specific school on the population to be served.

- Use aggregate school enrollment data to obtain localized data on the population to be served for sites that are operated at the same school or at a site in the attendance area served by a school.
35. **May sites that do not require enrollment, and are operated by a school sponsor, utilize school enrollment data to obtain racial or ethnic data for individual children?**

Yes. Non-enrolled sites operated by a school sponsor may use school enrollment data to obtain the racial or ethnic data for individual children.
Frequently Asked Questions
Summer 2022 Operations

In accordance with federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, this institution is prohibited from discriminating on the basis of race, color, national origin, sex (including gender identity and sexual orientation), disability, age, or reprisal or retaliation for prior civil rights activity.

Program information may be made available in languages other than English. Persons with disabilities who require alternative means of communication to obtain program information (e.g., Braille, large print, audiotape, American Sign Language), should contact the responsible state or local agency that administers the program or USDA’s TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339.

To file a program discrimination complaint, a Complainant should complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at: https://www.usda.gov/sites/default/files/documents/USDA-OASCR%20P-Complaint-Form-0508-0002-508-11-28-17Fax2Mail.pdf, from any USDA office, by calling (866) 632-9992, or by writing a letter addressed to USDA. The letter must contain the complainant’s name, address, telephone number, and a written description of the alleged discriminatory action in sufficient detail to inform the Assistant Secretary for Civil Rights (ASCR) about the nature and date of an alleged civil rights violation. The completed AD-3027 form or letter must be submitted 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: (833) 256-1665 or (202) 690-7442; or

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

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Frequently Asked Questions
Summer 2022 Operations

https://squaremeals.org/LinkClick.aspx?fileticket=XfTsK6WQa-4%3d&portalid=8
https://squaremeals.org/Programs/SummerMealPrograms/Resources.aspx
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