The purpose of FNS Instruction 113-1 is to:

- Establish and convey policy;
- Provide guidance and direction
- Ensure compliance with and enforcement of the prohibition against discrimination.
Civil Rights Training

- Training is required so that people involved at all levels of administration of programs that receive Federal financial assistance understand civil rights related laws, regulations, procedures and directives.

- State agencies are responsible for training local child nutrition administrators on an **annual basis**.

- Local agencies are responsible for training their managers and staff who interact with applicants or participants on an **annual basis**.
The annual training *must* include, but not be limited to, the following training topics in the FNS Instruction 113 – 1:

- Collection and Use of Data
- Effective public notification systems
- Complaint procedures
- Compliance review techniques
Required Topics cont’d...

- Resolution of noncompliance
- Resolution of noncompliance
- Requirements for reasonable modifications for persons with disabilities
- Requirements for language assistance
- Conflict resolution
- Customer service
Protected Base

Defined as:

• Any person or group of people who have characteristics for which discrimination is prohibited based on a law, regulation, or executive order.

• What are the protected bases?
Protected Bases

Child Nutrition Protected Bases are:

1. Race
2. Color
3. National Origin
4. Age
5. Disability
6. Sex
And Justice for All

- **MUST** be displayed where benefits are issued/received
- Reproductions must be at equal size (11 x 17)
- If copied as black & white, use Form *AD-475-A Revised September 2019*
This institution is an equal opportunity provider.
1. State and Local agencies are required to obtain data by race and ethnicity.

2. Self identification or self-reporting is the preferred method of obtaining data.

3. Applicants/participants may not be required to furnish information on their race or ethnicity.

4. Where an applicant/participant does not provide this information, the collector shall through visual observation secure and record the data.
Effective Public Notification System

The purpose of the public notification system is to inform applicants, participants, and potentially eligible persons of:

- Program Availability
- Complaint Information
- Non-discrimination statement
- Provide appropriate information in alternative formats for persons with disabilities and in the appropriate language(s) for LEP persons.
Complaint Procedures

• Right to File – anyone alleging discrimination has the right to file a complaint within 180 days of the alleged discriminatory action. The Secretary of Agriculture or his designee may waive the 180-filing deadline for good cause. The reason justifying the waiver must be documented in writing in the complaint file.

• Acceptance – complaints, written or verbal, must be forwarded to the appropriate FNS Regional Civil Rights Director within 5 working days. Anonymous complaints will be handled as any other to the extent feasible based on available information.

• Forms – any Office of Civil Rights (OCR) may develop complaint forms, but the use of such forms must not be a prerequisite for acceptance of a complaint.
Complaint Procedures

- **Verbal Complaints** – the person to whom the allegations are made must write up the elements of the complaint for the complainant. Every effort should be made to have the complainant provide the following information:
  - Complainant Name, address & phone (email or other contacting means)
  - Specific location and name of agency delivering the service or benefit
  - Nature of the incident or action that led the complainant to feel discriminated
Complaint Procedures

• What protected base (prohibited basis or protected class) the complainant feels discriminated against?

• Names, phone numbers, titles, addresses of persons who may have knowledge of the discriminatory action

• The date(s) which the alleged discriminatory actions occurred or duration of such actions
https://www.usda.gov/oascr/complaint-resolution
Compliance Reviews

- Must advise the reviewed entity in writing of findings and recommendations.
- Federal or State reviewer must secure information as necessary to make the determination of compliance.
- Routine reviews conducted as required by program regulations.
- Indicators of possible Civil Rights concerns may include:
  - unusual fluctuations of racial / ethnic groups in service area
  - number of discrimination complaints filed against the agency
  - unresolved findings from previous reviews
  - information from grassroots orgs, advocacy State officials, etc.
Resolution of Noncompliance

• **Noncompliance** - factual finding that a Civil Rights requirement is not being adhered to

• **Achieving Voluntary Compliance** – if found noncompliant, immediate steps to become compliant must be taken

• **Termination / Suspension of Assistance** – any action must be limited to the agency found noncompliant and limited to the particular program which noncompliance was found
The Americans with Disabilities Act (ADA) of 1990 and the ADA Amendments Act of 2008 prohibit discrimination and ensure equal opportunity for persons with disabilities in employment, State and local government services (Title II), public accommodations, commercial facilities, and transportation (Title III). Section 504 of the Rehabilitation Act of 1973 also prohibits discrimination on the basis of handicap in programs or activities receiving federal financial assistance.
Requirements for Language Assistance

Title VI of the Civil Rights Act of 1964 and its regulations require recipients of federal financial assistance, i.e. SAs, local agencies, or other sub-recipients, to take reasonable steps to ensure “meaningful access” to information and services they provide for individuals with limited English proficiency (LEP). What factors should be considered to determine what constitutes reasonable steps?

1. The number or proportion of LEP persons eligible to be served or likely to be encountered by the program or grantee;

2. The frequency with which LEP individuals come in contact with the program;
3. The nature and importance of the program, activity, or service provided by the program to people’s lives; and

4. The resources available to the grantee/recipient and costs

5. *Meaningful access* is accomplished by providing reasonable, timely, appropriate, competent/qualified, accurate and effective language services to individuals with LEP when accessing recipient programs and activities.
USDA LEP Policy Guidance can be found at:

https://www.fns.usda.gov/cr/limited-English-proficiency-lep

Federal regulations also prohibit discrimination of LEP persons on the ground of national origin (7 CFR Part 15).
Conflict Resolution

- **Conflict** - when one or both parties are not able to secure what they need or want and are actively seeking their own goals.
Causes of Conflict:

- Misunderstanding
- Personality clashes
- Competition for resources
- Authority Issues
- Lack of cooperation
- Differences over methods of style
- Low performance
- Value or goal differences
Destructive conflict . . .

- Diverts energy from more important issues and tasks
- Deepens differences in values
- Polarizes groups so that cooperation is reduced
- Destroys the morale of people or reinforces poor self-concepts
Constructive conflict . . .

- Reveals issues of importance, resulting in issue clarification
- Builds cohesiveness as people learn more about each other
- Causes reassessment by allowing for examination of procedures or actions
- Increases individual involvement
Conflict resolution refers to resolving the dispute to the approval of one or both parties

- Remain calm and approachable
- Enter the process with an open mind
- Don’t prejudge others
- Don’t over react
- Attack the problem, not the person and listen to understand their concerns.
Alternate Dispute Resolution (ADR)

Use of a neutral 3rd party to resolve informally a complaint of discrimination through the use of various techniques (e.g. fact finding, mediation, facilitating etc.)
Customer Service

- Be professional
- Be courteous
- Listen intently and take notes if needed
- Repeat back what you have been told to insure correctness
- Follow up with corrective action if required
- Remember . . You are providing a service
This institution is an equal opportunity provider.

Full Statement
Questions