Reviews and Serious Deficiencies

As a sponsor of the Child and Adult Care Food Program (CACFP), the Association for Child Development (ACD) has a responsibility to the Michigan Department of Education (MDE) and the United States Department of Agriculture (USDA) to ensure all Child Care Providers remain in compliance with state and federal regulations.

To do this, ACD’s Compliance Department regularly conducts reviews and audits of Provider Files as well as household contacts. Results of Provider reviews and household contacts serve to protect and support all participating Child Care Providers nationwide.

PROVIDER REVIEWS
A Provider Review is an all-encompassing picture of a Provider’s CACFP participation during the current fiscal year (Oct. 1-Sept. 30). It is prompted by Field Monitor documentation information gathered during Claim processing, complaints or concerns from parents/guardians, complaints or concerns from the Department of Health and Human Services (DHHS), MDE, or by random selection by ACD.

All paperwork in a Provider’s file is reviewed by ACD to ensure it supports the Provider’s reimbursement claims (e.g., Child Enrollment Forms, Claims, and Home or Center Review Forms).

HOUSEHOLD CONTACTS
Contacting parents/guardians of enrolled children to verify attendance is often required by MDE, as are unannounced follow-up home or center reviews. Both of these methods are utilized at ACD to ensure Providers are in compliance.

TERMINATION
Terminations occur when Providers are deemed seriously deficient.

For a detailed list of serious deficiencies, please review your ACD Provider Handbook.

SERIOUS DEFICIENCIES
A Provider may be terminated from participating in the CACFP for seven years if:
- She/he claims children no longer in her/his care.
- She/he claims children at meals/snacks when the children were not present for the meal service.
- She/he claims more children than her/his license capacity allows.
- Falsifying Child Enrollment Forms.
- Her/his ACD Field Monitor has attempted to conduct a review, but unable to complete due to the Provider being closed or away without prior notification to the office.
- Provider fails to maintain attendance and/or Claims on a daily basis.
- Provider threatens, or acts inappropriately with, the ACD Field Monitor or any other CACFP staff member.
- Provider refuses to allow an ACD Field Monitor to conduct a Home or Center Review.

NOTE: When a serious deficiency constitutes an imminent threat to the health or safety of children or the public, ACD must immediately suspend the Provider’s participation with an intent to terminate.
SERIOUS DEFICIENCY NOTIFICATION REQUIREMENTS
If the sponsor determines that a Child Care Home or Center has committed one or more serious deficiencies listed, the sponsor must immediately:
☞ Provide the home or center with written notice of the serious deficiency(ies).
☞ Offer the Provider an opportunity to take corrective action.
☞ Provide a copy of the serious deficiency notice to MDE.

The notification must specify:
☞ The serious deficiency(ies).
☞ The actions to be taken by the Provider to correct the serious deficiency(ies).
☞ The time allotted to correct the serious deficiency(ies).
☞ That the serious deficiency determination cannot be appealed.
☞ That failure by the Provider to fully and permanently correct the serious deficiency(ies) within the allotted time will result in the sponsor’s proposed termination of the Child Care Home or Center and its principals.
☞ That the Child Care Provider’s voluntary termination of her/his agreement with the sponsor after having been notified that she/he is seriously deficient will still result in the Child Care Provider’s formal termination and placement on the National Disqualified List.

CORRECTIVE ACTION: SUCCESSFUL
If the Provider corrects the serious deficiency(ies) within the allotted time and a follow-up unannounced review indicates the serious deficiency(ies) has (have) been corrected, the sponsor must notify the Provider that the serious deficiency determination is rescinded.

Step 1
Provider submits a written corrective action plan to the sponsor before the deadline (as soon as possible, but no later than 21 calendar days from receipt of serious deficiency notice). Corrective action must state how the Provider has corrected the infraction(s) and what procedures have been implemented to ensure the infraction(s) has been fully and permanently corrected.

Step 2
If the corrective action is considered to be complete, the sponsor submits written notice to the Provider indicating ACD’s acceptance of the Provider’s Corrective Action Plan via the Temporary Deferment of Serious Deficiency Letters.

Step 3
If the same serious deficiency is discovered during a future home or center review, the sponsor will propose to terminate the agreement without further opportunity to correct the serious deficiency.

CORRECTIVE ACTION: NOT SUCCESSFUL
If the Provider does not fully and permanently correct the serious deficiency(ies) within the required time, the sponsor must issue a notice proposing to terminate the Provider’s agreement for cause. This notification is sent via the Notice of Proposed Termination and Proposed Disqualification Letter.

The notice must be sent by certified mail; return receipt (or the equivalent private delivery service) and regular postal mail. If the notice is undeliverable, it is considered to be received five days after being sent to the addressee’s last known mailing address.

For more information on proposed termination, please review your ACD Provider Handbook.

Notification of the Provider’s termination of CACFP participation with ACD’s sponsorship will result with the Provider’s placement on the National Disqualified List for at least seven (7) years, or until all debts have been repaid (if applicable).