Summer Food Service Program sponsors may appeal any of the following adverse decisions by the State Agency:
1. a denial of an application for participation;
2. a denial of a sponsor’s request for an advance payment;
3. a denial of a sponsor’s claim for reimbursement (except for late submissions under 7 CFR 225.9(d)(6));
4. a State agency’s refusal to forward to FNS an exception request by the sponsor for payment of a late claim or a request for an upward adjustment to a claim;
5. a claim against the sponsor for remittance of a payment;
6. the termination of the sponsor or a site;
7. a denial of a sponsor’s application for a site;

Appeals shall not be allowed on decisions made by FNS with respect to late claims or upward adjustments under 7 CFR 225.9(d)(6).

Procedure:

• The State agency shall notify the sponsor of the grounds upon which the State agency based the action. The notice of action will state that the sponsor has the right to appeal the State’s action. The sponsor must make a formal written request for appeal.

• The written appeal request must be received by the State agency within 10 calendar days from the date the appellant received the notice of action by the State agency, and the State agency will acknowledge the receipt of the request for appeal within 10 calendar days;

• The appellant shall be allowed the opportunity to review any information upon which the action was based;

• The appellant shall be allowed to refute the charges contained in the notice of action either in person or by filing written documentation with the review official. To be considered, written documentation must be submitted by the appellant within 7 calendar days of submitting the appeal.

• A hearing shall be held by the review official in addition to, or in lieu of, a review of written information submitted by the appellant only if the appellant so specifies in the letter appealing the action. The appellant may retain legal counsel or may be represented by another person. Failure of the appellant’s representative to appear at a scheduled hearing shall constitute the appellant’s waiver of the right to a personal appearance before the review official, unless the review official agrees to reschedule the hearing. A representative of the State agency shall be allowed to attend the hearing to respond to the appellant’s testimony and written information and to answer questions from the review official;
• If the appellant has requested a hearing, the appellant and the State agency shall be provided with at least 5 days advance written notice, sent by certified mail, return receipt requested, of the time, date and place of the hearing;

• The hearing will be held within 14 days of the date of the receipt of the request for review but, where applicable, not before the appellant’s written documentation is received;

• The review official shall be independent of the original decision-making process;

• The review official shall make a determination based on information provided by the State agency and the appellant, and on Program regulations;

• Within 5 working days after the appellant’s hearing, or within 5 working days after receipt of written documentation if no hearing is held, the reviewing official shall make a determination based on a full review of the administrative record and inform the appellant of the determination of the review by certified mail, return receipt requested;

• The State agency’s action shall remain in effect during the appeal process. However, participating sponsors and sites may continue to operate the Program during an appeal of termination, and if the appeal results in overturning the State agency’s decision, reimbursement shall be paid for meals served during the appeal process. However, such continued Program operation shall not be allowed if the State agency’s action is based on imminent dangers to the health or welfare of children. If the sponsor or site has been terminated for this reason, the State agency shall so specific in its notice of action

• The determination by the State review official is the final administrative determination to be afforded to the appellant.

Appeal requests must be mailed or faxed to:

Illinois State Board of Education  
Nutrition and Wellness Programs W-270  
100 North First Street  
Springfield, Illinois 62777  
Fax: 217-524-6124  

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