Restoration Academy

STATE AGENCY ADMINISTRATIVE REVIEW SUMMARY

Section 207 of the Healthy Hunger-Free Kids Act (HHFKA) amended section 22 of the National School Lunch Act (NSLA) (42 U.S.C. 1769c) to require State agencies (SA) to report the final results of the administrative review to the public in an accessible, easily understood manner in accordance with guidelines promulgated by the Secretary. Regulations at 7 CFR 210.18(m) require the State agency to post a summary of the most recent final administrative review results for each School Food Authority (SFA) on the State agency's publicly available website no later than 30 days after the SA provides the final results of the administrative review to the SFA. The SA must also make a copy of the final administrative review.

School Food Authority Name:	Restoration Academy
Date of Administrative Review (Entrance Conference Date):	January 29, 2025
Date review results were provided to the School Food Authority:	February 28, 2025
Date review summary was publicly posted:	April 1, 2025

The review summary must cover access and reimbursement (including eligibility and certification review results), the SFA's compliance with the meal patterns and the nutritional quality of school meals, the results of the review of the school nutrition environment (including food safety, local school wellness policy, and competitive foods), compliance related to civil rights, and general program participation. At a minimum, this would include the written notification of review findings provided to the SFA's superintendent or equivalent as required at 7 CFR 210.18(i)(3).

General Program Participation

What Child Nutrition Programs does the SFA participate in? (Select all that apply)

Х	School Breakfast Program
Х	National School Lunch Program
	Fresh Fruit and Vegetable Program
	Afterschool Snack
	Special Milk Program
	Seamless Summer Option

Does the School Food Authority operate under any Special Provisions? (Select all that apply)

Х	Community Eligibility Provision
	Special Provision 1
	Special Provision 2
	Special Provision 3

Review Findings

Were any findings identified during the review of this School Food Authority?

YES	NO
Х	

Please complete the following charts to indicate findings and details.

YES	NO	REVIEW FINDINGS
	Х	A. Program Access and Reimbursement
YES	NO	AREAS
	Х	Certification and Benefit Issuance
	Х	Verification
	Х	Meal Counting and Claiming

YES	NO	REVIEW FINDINGS
x		B. Meal Patterns and Nutritional Quality
YES	NO	AREAS
Х		Meal Components and Quantities
X		Offer versus Serve
	Х	Dietary Specifications and Nutrient Analysis

Finding(s) Details:

- 1. The SFA did not offer one full cup of fruit that is required for the K-12 breakfast meal pattern with the grab n go meals being sent to the Elementary school students. The meal only offered ½ cup of juice. Students need to be offered 1 cup of fruit for the breakfast meal. Fifteen (15) breakfast meals observed on the day of review, January 28, 2025, did not offer the required 1 full cup of fruit needed for the breakfast meal. The fifteen (15) breakfast meals will be disallowed.
- 2. The SFA did not properly identify reimbursable breakfast and lunch meals. At point of sale, students are coming in and out, getting ice, and gathering making it hard to claim accurate reimbursable meals.

YES	NO	REVIEW FINDINGS
x		C. School Nutrition Environment
YES	NO	AREAS
X		Food Safety
X		Local School Wellness Policy
	Х	Competitive Foods
Х		Other

Finding(s) Details:

- The SFA failed to comply with 7 CFR 210.13(c) which requires the SFA to develop a written food safety program that covers any facility or part of a facility where food is stored, prepared, or served. The food safety program must meet the requirements in paragraph (c)(1) or paragraph (c)(2) of this section, and the requirements in § 210.15(b)(5). The SFA failed to comply with their plan.
- 2. The SFA failed to comply with 7 CFR 210.31 which lists the requirements regarding the establishment, required changes, periodic review, and update of local school wellness policies and includes public involvement and public notification, implementation assessments and updates, and recordkeeping requirements regarding the local school wellness policy.
- 3. The SFA did not have processes and procedures implemented for ensuring compliance with Alabama State Department of Education (ALSDE) and USDA Food and Nutrition Services (FNS) requirements concerning Maintenance of the Nonprofit School Food Service Account, including compliance with allowable costs.

YES	NO	REVIEW FINDINGS
х		D. Civil Rights

Finding(s) Details:

1. The SFA collected the race information, but did not collect the ethnicity of the participants on the registration form as provided during the on-site review. The SFA did not provide notification to the applicants or participants that data collected would be used for school meal programs.