

STATE OF ALABAMA DEPARTMENT OF EDUCATION



Eric G. Mackey, Ed.D. State Superintendent of Education

Alahama State Board of Education

> Ms. Shirley Schofield, Executive Director Food Bank of North Alabama P. O. Box 18607

Governor Kay Ivey President

Huntsville, AL 35804 Dear Ms. Schofield:

February 18, 2025

Jackie Zeigler District I

Enclosed is a copy of the USDA Donated Foods Agreement for participation in The Emergency Food Assistance Program between Food Bank of North Alabama and the Alabama State Department of Education. The provisions of this agreement and its attachments have been updated to reflect current program requirements.

Tracie West District II

The enclosed attachments are:

Attachment A – Alabama TEFAP Distribution Plan

Attachment B – State Income Eligibility Criteria for Needy Families in Alabama

District III

Attachment C - ERA Sub-Outlets Storage Facilities Attachment D –

reflect current program requirements.

Attachment E – Civil Rights Nondiscrimination Statement

Attachment F -Sample of Notice and Referral Requirements for Beneficiaries Receiving USDA Foods from

Religious Organizations Attachment G - Child Nutrition Programs Audit Certification

Yvette M. Richardson, Ed.D. District IV

> Please complete the copy of the agreement and all attachments and return to the state office by March 3, 2025. Additionally, please include a copy of your member agencies' names, addresses, contacts, and telephone numbers.

Tonva S. Chestnut, Ed.D. Vice President

Also included in this packet is a blank TEFAP Recipient Agency Agreement to be used as your agreement with your member agencies as well as soup kitchens and food pantries, which allows them to receive USDA donated foods. The provisions of this agreement and its attachments have been updated to

Marie Manning District VI President Pro Tem

Lastly, a blank copy of a TEFAP client certification of eligibility form is provided along with the State Income Eligibility Criteria (Attachment B) listed above. Begin using this form to certify eligible households, immediately, as it has been updated to reflect all current program requirements. This form will be updated by this office on an annual basis for your use.

Allen Long, M.D. District VII

> Should you need additional information, please contact me at the following address: Food Distribution Program, P.O. Box 302101, 5303 Gordon Persons Building, Montgomery, AL 36130-2101, telephone number (334) 694-4857, email FoodDist@alsde.edu.

Wayne Reynolds, Ed.D. District VIII

Sincerely,

Eric G. Mackey, Ed.D. Secretary and Executive Officer

Angelia S. Lowe Angelice Lowe, Director Child Nutrition Programs

AL:TL:GC

Attachments

FDP FORM 10 (Revised 02/25)

CFDA. 10.569

USDA FOODS AGREEMENT BETWEEN EMERGENCY FEEDING ORGANIZATION AND THE ALABAMA STATE DEPARTMENT OF EDUCATION

THE EMERGENCY FOOD ASSISTANCE PROGRAM FOOD BANK

Food Bank of North Alabama			
Name of Eligible Recipient Agency (ERA)			
225 Finney Drive	225 Finne	y Drive	
Street Address			
Huntsville	Alabama	35824	
City	State	Zip Code	
256-539-2256			
(A/C) Telephone Number			
STARS: VC000106493			
STAARS Vendor Customer Code			
Area to be served (city, county, etc.) ColbertCullmar	nDeKalbFranklinLimes	stoneJacksonLauderdaleLawrenceMadisonMorgar	
Number of households expected to serve per month	20,000		
The ERA is public private non-profit ✓			
(For all non-governmental agencies, excluding church tax-exempt status must be attached or provided to t			
Is the 501(C) (3) letter from IRS indicating the tax-ex	cempt status attached	I? YES ☑ NO □	
(FOR STATE USE ONLY): ATTACHED	ON FILE IN STAT	E OFFICE YES NO	
Is the sponsor a governmental institution? YES	□ NO 🙀		
Local health department approval (is) (is not) require department approval is required, then the ERA (does			
In order to effectuate the purposes of implementing Education, hereinafter referred to as the "Distributing as the "Recipient Agency," whose name and address	g Agency," and The E	Eligible Recipient Agency, hereinafter referred to	
The Distributing Agency agrees to distribute to eligible the United States Department of Agriculture (USDA available by the USDA as described in its TEFAP D), 7 CFR, Parts 250 a	and 251, those USDA foods that are made	
A. The Recipient Agency agrees to:			
(a) Comply with all provisions of this Agreemen 251, and any instructions, policies, or proce		nereto, Federal regulations 7 CFR, Parts 250 and ection therewith.	
(b) Ensure compliance with all requirements rel	ating to food safety ar	nd food recalls.	
(c) Receive, store, and distribute direct shipmer	nts of USDA foods as	ordered for them by the Distributing Agency.	
	Dage 1		

- (d) Select other recipient agencies, as defined in 7 CFR §250.2, to receive USDA foods for distribution to eligible persons, or for use in meals provided to eligible persons, in accordance with *State Eligibility Criteria*, *Attachment B*. Distributing Agency for TEFAP must enter into a written agreement with other recipient agencies prior to the distribution of USDA foods to them. The agreement must be considered permanent, with amendments to be made as necessary, except that agreements must specify that they may be terminated by either party upon 30 days written notice.
- (e) Maintain a list of all member (recipient) agencies who are eligible and have entered into a written agreement to receive and further distribute USDA foods and/or administrative funds. Ensure that the member (recipient) agencies also maintain a similar list of their agencies.
- (f) Specifically, the Recipient Agency agrees to conform to the following requirements:
 - 1. Safe storage and control. Provide facilities for the handling, storage, control, and distribution of USDA foods that properly protect against theft, spoilage, damage, or other loss. Accordingly, such storage facilities must maintain USDA foods in sanitary conditions (free from rodent, bird, insect, and other animal infestation), at proper storage temperatures and humidity. Rotate stock utilizing product expiration date. Store USDA food off the floor and away from walls in a manner to allow for adequate ventilation. Take other protective measures as may be necessary. USDA foods shall not be sold, exchanged, or otherwise disposed of without the approval of the Distributing Agency. No individual should be charged for foods distributed. Complete and return with this signed agreement, Attachment C, Storage Facilities, giving a description of each storage facility where USDA foods will be stored.
 - 2. Inventory management. Stock and space foods in a manner so the USDA foods are labeled and readily distinguished from other foods and maintain separate inventory records of the USDA foods. Maintain accurate and complete signed records to document the receipt, disposal, and perpetual inventory of each USDA food item received, as instructed by the Distributing Agency, and require the same of other member (recipient) agencies. Notify the Distributing Agency of USDA food losses and take further actions with respect to such food losses, as directed by the distributing agency.
 - 3. *Inventory limitations*. Inventories of each category of USDA food may not exceed an amount needed for a six-month period, unless the Distributing Agency has obtained approval from FNS to maintain larger inventories.
 - 4. Inventory protection. Obtain insurance to protect the value of USDA foods at its storage facilities. Reasonable insurance premiums required under this part may be paid for with program administrative funds. The amount of insurance must be at least equal to such agency's average monthly value of month-end USDA food inventories in the previous fiscal year using the USDA purchase price (cost-per-pound) valuation. Any recipient agencies with which you have an agreement to store and distribute foods are required to have such insurance as well.
 - 5. Distribution and control of USDA foods. Distribute and provide food in accordance with the priority system set forth in the TEFAP Distribution Plan (see attachment A). Through member (recipient) agencies distribution of food to needy households may be done at their site(s), or the Recipient Agency may distribute through other organizations called sub-outlets/partner distribution organizations (PDOs) which, in turn, distribute to needy households through their own site(s). Sub-outlets may not be added without prior approval of the Distributing Agency. Attachment D, ERA Sub-outlets, must be provided as part of this Agreement for each sub-outlet.
 - 6. *Eligibility determinations*. Ensure that the organizations applying for participation in the program meets the definition of an eligible "recipient agency" and meet the following criteria:
 - (1) Agencies distributing to households. Organizations distributing USDA foods to households for home consumption must limit the distribution of USDA foods provided under this part to those households which meet the eligibility criteria established by the Distributing Agency (see attachment A).
 - (2) Agencies providing prepared meals. Organizations providing prepared meals must demonstrate, to the satisfaction of the recipient agency to which they have applied for the receipt of USDA foods or administrative funds, that they serve predominantly needy persons.

- 7. Tax-exempt status. The Recipient Agency and its member (recipient) agencies must comply with The Emergency Food Assistance Act of 1983 which requires that an eligible recipient agency must be "nonprofit" per 7 U.S.C. 7501(3) and does not appear on the Automatic Revocation of Tax-Exempt Status List (List), prior to approving new Food Pantries, Soup Kitchens or secondary congregate feeding sites for the distribution of USDA foods. TEFAP regulations at 7 CFR 251.5(a)(3) establish that Private organizations must:
 - (a) Be currently operating another Federal program requiring tax-exempt status under the Internal Revenue Code (IRC), or
 - (b) possess documentation from the IRS recognizing tax-exempt status under the IRC, or
 - (c) if not in possession of such documentation, be automatically tax exempt as "organized or operated exclusively for religious purposes" under the IRC, or
 - (d) if not in possession of such documentation, but required to file an application under the IRC to obtain tax-exempt status, have made application for recognition of such status and be moving toward compliance with the requirements for recognition of tax-exempt status. If the IRS denies a participating organization's application for recognition of tax-exempt status, the organization must immediately notify the food bank, which will terminate the organization's agreement and participation immediately. If documentation of IRS recognition of tax-exempt status has not been obtained and forwarded to the food bank within 180 days of the effective date of the organization's approval for participation in TEFAP, the food bank must terminate the organization's participation until such time as recognition of tax-exempt status is actually obtained, except that the food bank may grant a single extension not to exceed 90 days if the organization can demonstrate, to the food bank's satisfaction, that its inability to obtain tax-exempt status within the 180 day period is due to circumstances beyond its control. It is the responsibility of the organization to document that it has complied with all IRS requirements and has provided all information requested by IRS in a timely manner.

For Active Agencies: Should any recipient agency appear on the List, the Recipient Agency or its member (recipient) agencies must notify the organization in writing that it has 30 days to provide documentation that it has applied for reinstatement of tax-exempt status or it will be terminated from TEFAP. The organization then must forward documentation of IRS recognition of tax-exempt status to the Food Bank within 180 days of the above-mentioned notification. The Food Bank may grant one 90-day extension if the organization can demonstrate that its ability to obtain appropriate status during the initial period was due to circumstances beyond the its control.

Recipient Agencies shall periodically, but no less frequently than annually, review and maintain a copy on file of the IRS Automatic Revocation of Exemption List, to ensure that agencies contracted to distribute TEFAP products do not appear on the revocation listing. The listing can be found at IRS Automatic Revocation of Exception List.

- 8. Claims and restitution for USDA food losses. Report promptly all instances of lost USDA foods to the Distributing Agency. Lost USDA foods are those which, for any reason, cannot be demonstrated by appropriate records or other satisfactory evidence to have been delivered to, or to be available in good condition for delivery to needy persons or households for whom they were donated by USDA. USDA foods may be lost through theft, damage, spoilage, infestation, improper distribution, sale or exchange, diversion to an improper use, or other similar causes. The Distributing Agency must identify, and seek restitution, from parties responsible for the loss, and implement corrective actions to prevent future losses.
- 9. Monitoring/Annual Reviews. Permit representatives of the Distributing Agency or the USDA to inspect USDA foods in storage, or the facilities used in the handling or storage of such USDA foods, and to review or audit all records, including financial records, at any reasonable time. The Distributing Agency will conduct annual reviews of at least 25% of the TEFAP sub-distributing agencies with which they have agreements, provided that each such agency must be reviewed no less frequently than once every four years; and conduct an annual review of one-tenth or 20, whichever is fewer, of all recipient agencies which receive USDA foods and/or administrative funds pursuant to an agreement with another recipient agency. Each review must encompass, as applicable, eligibility determinations, food ordering procedures, storage and warehousing practices, inventory controls, approval of distribution sites, reporting and recordkeeping requirements, and civil rights. If deficiencies are disclosed through the review, the Distributing agency must submit a report of

- the review findings to the recipient agency and ensure that corrective action is taken to eliminate the deficiencies identified.
- 10. Records of USDA Foods. Maintain records to document the receipt, disposal, and inventory of USDA foods received under this part that they, in turn, distribute to eligible recipient agencies. Sign all receipts for program USDA foods received for the distribution to households or for use in preparing meals, and keep copies of all such receipts.
- 11. *Records of Administrative funds*. Maintain financial records and document the amount of funds received for allowable administrative costs incurred for the operation of TEFAP.
- 12. Household information. Collect and maintain on record for each household receiving TEFAP USDA foods for home consumption, the name of the household member receiving the foods, the address of the household (optional, not required), the number of persons in the household, and the basis for determining that the household is eligible to received USDA foods for home consumption. Alabama is a self-declare state; therefore, a household member may only attest by signing a Self-Declaration Form that their income falls below guidelines established by the ALSDE (see attachment B), proof of income is not required under this condition.
- 13. Records retention. Retain all records for a period of three (3) years from the close of the Federal Fiscal Year (October 1 through September 30) to which they pertain, or if applicable, they must be retained beyond that period until any audit exceptions are resolved.
- 14. Reports including reports of excessive inventory. Submit all reports required by the Distributing Agency and to cooperate to the extent necessary to sustain an effective food distribution program. Failure to file timely reports may be a basis for cancellation of this Agreement.
- 15. Civil Rights Non-Discrimination Statement. Display in a prominent place in appropriate offices and food distribution areas, the USDA Title VI Non-Discrimination poster" ... And Justice for All" as well as incorporate the Civil Rights Non-Discrimination Statement, in accordance with Attachment E, into all materials, handouts, pamphlets and other sources, including websites related to TEFAP.
- 16. Notice and Referral Requirements for Beneficiaries Receiving USDA Foods from Religious Organizations. Ensure that our member (recipient agencies) who fall under the categories of Faith-Based or Religious Organizations display in a prominent place visible to all TEFAP recipients and prospective recipients upon entrance into the distribution site a notice of the right to be referred to an alternate provider when available, in accordance with 7 CFR Part 16.4(f.) in the manner prescribed by Policy Memorandum FD-138. A sample poster for posting written notice of beneficiary protections, **Attachment F**, is included with this agreement.
- 17. Limitation on unrelated activities.
 - (1) Activities unrelated to the distribution of TEFAP foods or meal service may be conducted at distribution sites as long as:
 - (a) The person(s) conducting the activity makes clear that the activity is not part of TEFAP and is not endorsed by USDA (impermissible activities include information not related to TEFAP placed in or printed on bags, boxes, or other containers in which USDA foods are distributed). Recipes or information about USDA foods, dates of future distributions, hours of operations, or other Federal, State, or local government programs or services for the needy may be distributed without a clarification that the information is not endorsed by USDA.
 - (b) The person(s) conducting the activity makes clear that cooperation is not a condition of the receipt of TEFAP foods for home consumption or prepared meals containing TEFAP foods (cooperation includes contributing money, signing petitions, or conversing with the person(s)); and
 - (c) The activity is not conducted in a manner that disrupts the distribution of TEFAP USDA foods or meal
- 18. Assurances: Strictly adhere to FNS 113-1 and all applicable Federal and State laws and implementing regulations as they currently exist and may hereafter be amended. This includes protection of the confidentiality of all applicant/recipient records, papers, documents, tapes and any other materials that have

been or may hereafter be established which relate to this Agreement. Acknowledges that the following laws are included:

- Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq.);
- Title IX of the Education Amendments of 1972 (20 U.S.C. § 1681 et seq.);
- Section 504 of the Rehabilitation Act of 1973 (29 U.S.C § 794);
- The Age Discrimination Act of 1975 (42 U.S.C. § 6101 et seq.);
- 28 CFR Part 50, 3 and 42:
- FNS directives and guidelines, to the effect that, no person shall, on the grounds of race, color, national origin, sex, age, or disability, be excluded from participation in, be denied benefits of, or otherwise be subject to discrimination under any program or activity for which the program applicant receives Federal financial assistance from FNS; and
- Hereby gives assurance that it will immediately take measures necessary to effectuate this agreement.

Other Conditions:

- 1. It is understood and agreed upon that the federal regulations of the United States Department of Agriculture, relating to the Food and Nutrition Services, 7 CFR Part 250 and 251, are made a part of this Agreement and that the Distributing Agency and Recipient Agency are to abide by all of the conditions and terms set forth in the Regulations.
- 2. This agreement is permanent pursuant to 7 CFR 250; however, it may be amended as necessary by the Distributing Agency or at the request of the United States Department of Agriculture.
- 3. This agreement may be terminated for cause by either party giving 30 days written to the other. Upon any termination, the Recipient Agency agrees to comply with the Distributing Agency instructions in regard to the disposition of any USDA Foods remaining in their possession or control.
- 4. The Recipient Agency must update all pertinent information annually. Any changes during the year should be reported to the distributing agency as soon as possible to ensure the accuracy of the records.
- 5. The Recipient Agency shall allow representatives of the Distributing Agency and/or USDA to inspect any inventory USDA foods in their possession and to review all records including financial records and reports pertaining to the distribution of USDA foods, and to review or audit the procedures and methods used in carrying out the audit requirements at any reasonable time with or without the benefit of prior notification.
 - All agencies receiving \$750,000 or more in federal financial assistance per fiscal year shall have an audit made by an independent auditor that complies with the audit requirements established by 2 CFR 200. For this purpose, the term independent auditor means a state or local government auditor who meets the independence standards specified in generally accepted government auditing standards; or, certified public accountant who meets such standards. *Attachment G, Child Nutrition Programs Audit Certification.*
- 6. TEFAP payments are made in accordance with 7 CFR 251.8 and 2 CFR 200. Payment to food bank is made from available funds encumbered and shared across multiple food banks. The Distributing Agency will pass-through no less than 40 percent of the Federal Emergency Food Assistance Program administrative funds allocated to the State agency as either reimbursement or advance payment for allowable administrative costs incurred in accordance with paragraph (e)(1) of section 251.8 of 7 CFR. Claims for reimbursement will be submitted to the Distributing Agency annually in a format determined by the Distributing Agency.
- 7. All Attachments (A-G) shall become a part of this Agreement and must be completed and accompany the signed Agreement.
- 8. **Alabama Immigration Law Compliance Contract:** Contractor agrees that it will fully comply with the Immigration Reform and Control Act of 1986, as amended by the Immigration Act of 1990, and the Beason-Hammon Alabama Taxpayer and Citizen Protection Act, which makes it unlawful for an

employer in Alabama to knowingly hire or continue to employ an alien who is or has become unauthorized with respect to such employment or to fail to comply with the Form I-9 requirements or fails to use E-Verify to verify the eligibility to legally work in the United States for all of its new hires who are employed to work in the State of Alabama. Without limiting the foregoing, the contractor shall not knowingly employ, hire for employment, or continue to employ an unauthorized alien, and shall have an officer or other managerial employee who is personally familiar with the contractor's hiring practices to execute an affidavit to this effect on the form supplied by the ALSDE and return the same to the ALSDE. The contractor shall also enroll in the E-Verify Program prior to performing any work, or continuing to perform any ongoing work, and shall remain enrolled throughout the entire course of its performance hereunder, and shall attach to its affidavit the E-Verify Program for Employment Verification and Memorandum of Understanding and such other documentation as the ALSDE may require to confirm contractor's enrollment in the E-Verify Program. The contractor agrees not to knowingly allow any of its subcontractors, or any other party with whom it has a contract, to employ in the State of Alabama any illegal or undocumented aliens to perform any work in connection with the Project, and shall include in all of its contracts a provision substantially similar to this paragraph. If contractor receives actual knowledge of the unauthorized status of one of its employees in the State of Alabama, it will remove that employee from the project, jobsite or premises of the ALSDE and shall comply with the Immigration Reform and Control Act of 1986, as amended by the Immigration Act of 1990, and the Beason-Hammon Alabama Taxpayer and Citizen Protection Act. The contractor shall require each of its subcontractors, or other parties with whom it has a contract, to act in a similar fashion. If the contractor violates any term of this provision, this agreement will be subject to immediate termination by the ALSDE. To the fullest extent permitted by law, the contractor shall defend, indemnify, and hold harmless the ALSDE from any and all losses, consequential damages, expenses (including, but not limited to, attorneys' fees), claims, suits, liabilities, fines, penalties, and any other costs arising out of or in any way related to contractor's failure to fulfill its obligations contained in this paragraph.

ELIGIBLE RECIPIENT AGENCY:	STATE DEPARTMENT OF EDUCATION		
Signature	Ingular S. Lowe Angelice Lowe, Director Child Nutrition Programs		
CEO	February 28, 2025		
Title	Date		

ATTACHMENTS:

Attachment A - TEFAP Distribution Plan

Attachment B - State Eligibility Criteria

Attachment C - ERA Sub-Outlets

Attachment D - Storage Facilities

Attachment E - Civil Rights Nondiscrimination Statement

Attachment F - Sample of Notice and Referral Requirements for Beneficiaries Receiving USDA Foods from Religious Organizations

Attachment G - Child Nutrition Programs Audit Certification



Alabama State Department of Education State Plan The Emergency Food Assistance Program



The Alabama State Department of Education (ALSDE), in its capacity as administering agency for The Emergency Food Assistance Program (TEFAP) will implement the procedures herein described effective immediately and will be submitted to the United States Department of Agriculture (USDA), Food and Nutrition Service (FNS) for approval. Once submitted and approved, the State Plan is considered permanent, with amendments submitted at the State agency's initiative, or at FNS's request. All amendments are subject to FNS approval.

The terms "eligible recipient agency (ERA)" and "distribution site" shall have the meaning ascribed by the 7 CFR, Part 251.

l. General Information:

The Food Distribution (FD) Program staff is composed of five full-time personnel. TEFAP is a part-time responsibility for four of these personnel. The administrator allocates 15% of his/her time, one surplus commodity administrator allocates 50% of his/her time, two accountants allocate 50% of their time, and the secretary allocates 15% of his/her time for TEFAP.

The state encourages the ERAs to provide newsletters or information flyers outlining the benefits and responsibilities of participation in TEFAP to its non-participating agencies. ERAs are also asked to recruit new members through word of mouth and local community awareness efforts.

The state will work with all ERAs to explore the distribution of TEFAP in rural, remote, and tribal areas within their service regions.

TEFAP will be administered by the ALSDE FD Program section, which is the distributing agency for USDA Foods. The mailing address is 5303 Gordon Persons Building, P. 0. Box 302101, Montgomery, AL 36130-2101; the street address is 50 North Ripley Street, Montgomery, AL 36104; the telephone number is (334) 694-4857; the fax number is (334) 694-4955; and the contact is Angelice Lowe, whose email address is alowe@alsde.edu.

II. <u>Distribution System - Food Bank:</u>

ALSDE FD will allocate USDA Foods to four main ERAs (Food Banks), which will receive direct shipments from the USDA. The food banks' allocation percentages will be determined by the number of people determined to be in poverty in their respective service areas according to the poverty information from the 2010 census or more current governmental poverty guideline information as it becomes available. These four food banks are the only ERAs for TEFAP with whom ALSDE will enter into USDA Foods agreements. In order to determine what available USDA Foods works best for each food bank distribution system, the ALSDE FD staff will garner the food bank's program coordinator's interest through several communication methods (i.e., email, survey, and/or poll), whichever deems most appropriate at the time. This process will occur once or twice each calendar year as well as each time there is a bonus offering of TEFAP foods.

Allocation System:

The soup kitchens and the food pantries as well as smaller food banks will all pull USDA Foods from the four main food banks identified in section IV. Each of these sub-agencies must enter into a USDA Foods agreement with one of the four main food banks that receive direct delivery shipments from the USDA.

The soup kitchens and food pantries are required to pay a shared maintenance fee to the food bank on USDA Foods pulled from that food bank.

These ERAs will be allocated and shall accept only the amount of USDA Foods that can be used without waste as well as to prevent excess inventory of 6 months or more.

There is no state-mandated distribution rate of TEFAP USDA Foods per household. Each ERA is responsible for determining the quantity and types of TEFAP USDA Foods and other donated foods issued to a household. Among the factors that may be considered are (1) the amount of food available on inventory, (2) number of persons in the household, (3) number of clients served by the ERA, (4) frequency of distribution, etc. Households will be permitted to refuse any part of an allotment that they do not intend to use.

Records will be maintained by these ERAs for the required period (three years plus current from the close of the Federal Fiscal Year to which they pertain or longer if related to an audit or investigation in progress) and will be examined by the state during the agency review.

Eligibility Criteria:

The state eligibility criteria for the receipt of USDA food by the households are as follows:

- Proof of eligibility to receive Supplemental Nutritional Assistance Program (SNAP) (Formerly Food Stamps), or
- 2. Proof of eligibility to receive Temporary Assistance for Needy Families (TANF) (Formerly AFDC), or
- 3. Proof of eligibility to receive Supplemental Security Income (SSI), or
- 4. Self-Declaration Statement attesting that total household income falls at 185% of the poverty Guideline Index.

Examples of documents that are acceptable for proving eligibility for a means-tested assistance program (eligibility criteria under #1 - #3 above) are a program identification card, an award letter of official benefits statement from the administering agency of the application program, or a benefits check. In the case of SNAP eligibility, an authorization-to-participate (ATP) card or voucher is also sufficient proof.

If the household member does not have such documents with him/her at the time of application, or the household does not participate in any of the above mentioned programs among the state's eligibility criteria, the ERA will be required to provide him/her with an application form that includes a self-declaration statement to sign, attesting that the total amount of household income is 185% the current income poverty guidelines (eligibility criteria, under #4 above), using the income poverty guidelines provided annually by the USDA.

Applicants shall reside in a county served by the ERAs to which the request for benefits is made. Applicants can voluntarily provide an address at the time of application, but it is not required. The applicants will be required to provide a self-declaration of residency.

The state eligibility criteria, as described above, will be specified in the program agreement between the ERA and the ALSDE.

Complaints:

The SDA shall be responsible for ensuring that all complaints regarding the emergency food assistance program are resolved appropriately. The following steps shall be taken:

- 1. Upon receipt of any complaint regarding TEFAP, the ERAs shall document the date the complaint was received, the participant's name, address, and the nature of the complaint.
- 2. The ERAs shall forward a copy of the complaint to the SDA immediately for a follow-up investigation.
- 3. The SDA staff assigned to TEFAP shall initiate contact with the participant to determine the validity and seriousness of the complaint.
- 4. If the complaint is not of a serious nature, the SDA shall work with the ERA and participant to resolve the complaint.
- 5. Any complaints deemed to be of a serious nature shall be forwarded to the USDA FNS, Southeast Regional Office within ten (10) days for further investigation and a final disposition.
- 6. Throughout this process the applicant and/or participant information must be kept confidential by all parties involved.

III. <u>Financial Management:</u>

The ALSDE agrees to distribute to the ERAs in accordance with 7 CFR, Parts 250 and 251, and regulations set forth by the USDA, those USDA Foods that are made available from the USDA. The ALSDE will disburse a minimum of 40% of TEFAP administrative grant money to reimburse the ERAs for the payment of actual storage/distribution costs or any other allowable administrative costs, which the agency may incur. The remainder of the administrative grant not used for state or recipient agency administrative purposes will be used for additional food purchases.

State Matching Requirements:

As required by PL 99-198, TEFAP administrative funds spent for state-level expenses annually will be matched, dollar for dollar with state funds.

IV. Monitoring and Review:

A. Personnel Staffing:

Responsibility for monitoring the ERAs lies with the Child Nutrition Programs (CNP) of the ALSDE. CNP personnel will be utilized to accomplish on-site program reviews. Staff coordination and correspondence with the ERAs, as well as reviewer training, will be the responsibility of CNP.

B. Eligible Recipient Agency Reviews:

At least 25 percent of the four food banks with whom the state has USDA Foods agreements will be reviewed annually. These food banks are listed below:

Heart of Alabama Food Bank

521Trade Center Street Montgomery, AL 36108-2107 (334) 263-3784 (800) 768-3784 Toll Free (334) 262-6854 FAX

Community Food Bank of Central Alabama

107 Walter Davis Drive Birmingham, AL 35209 (205) 942-8911 (205) 942-8838 FAX

Food Bank of North Alabama

Mailing Address: P.O. Box 18607 Huntsville, AL 35804 Physical Address: 225 Finney Drive Huntsville, AL 35788 (256) 539-2256 (256) 539-1437 FAX

Feeding the Gulf Coast

5248 Mobile South Street Theodore, AL 36582 (251) 653-1617 {888} 704-3663 Toll Free {251) 653-4208 FAX

The state will also annually review the lesser of one-tenth or twenty of all the ERAs that have commodity agreements with the four main food banks listed above.

C. Corrective Action Procedures:

At the completion of each emergency feeding organization review or site review, an exit conference will be held with the ERA director, assistant director, and/or TEFAP coordinator. A confirming letter will be sent to the ERA outlining the following: (1) A description of deficiencies found (as well as program strengths) and factors contributing to each; (2) specific recommendations for corrective action, and (3) the timetable for corrective action. The ERA will be required to respond in writing within a given time period, describing corrective action that has been taken. If necessary, follow-up reviews will be scheduled in order to close the review.

V. Reporting:

ERA List Reporting:

Starting in December 2024, the state agency will provide the FNS with a comprehensive list of all the ERAs. This list will include ERAs with direct agreements with the state agency, as well as ERAs with agreements with other ERAs, along with statewide income and residency eligibility criteria.

- 1. The state agency is required to publicly post an annual list of all ERAs, including the name, address, and telephone number of each ERA.
- 2. The state agency will also report its statewide eligibility criteria to FNS on an annual basis. These criteria must be made publicly available and updated annually.

Additionally, ERAs are required to report the total number of individuals served by each TEFAP distribution site for home consumption on a monthly basis to the state agency. The state agency will then report this data to FNS on a quarterly basis.

ALABAMA	STATE [DEPARTI	MENT OF	EDUCA	ATION

FOOD AND NUTRITION SERVICE

Ingelice S. Lowe	December 10, 2024		January 6, 2025
Angelice Lowe	Date	Signature	 Date
Child Nutrition Programs Director			
Arthurlio.cot Jr.	<u> 1 </u>	Approved by SE	RO via Email
Administration and Finance			
Tie / Wacker	12-12-2024		
Eric G. Mackey	Date		
State Superintendent of Education			

INCOME ELIGIBILITY CRITERIA FOR NEEDY FAMILIES RESIDING IN ALABAMA:

The State eligibility criteria for the receipt of USDA foods by households are as follows:

- 1. Proof of eligibility for the Supplemental Nutritional Assistance Program (SNAP) (Formerly Food Stamps) *or*
- 2. Proof of eligibility to receive Temporary Assistance for Needy Families (TANF) (Formerly AFDC) *or*
- 3. Proof of eligibility to receive Supplemental Security Income (SSI), or
- 4. Signed a self-declaration statement attesting that the household income falls below 130% of the poverty level income.

EFFECTIVE JULY 1, 2024 – JUNE 30, 2025 INCOME ELIGIBILITY SCALE HOUSEHOLD ELIGIBILITY FOR USDA FOODS (185% of Federal Poverty Guidelines)

HOUSEHOLD SIZE	PER YEAR	PER MONTH	PER WEEK
1	\$ 27,861	\$ 2,322	\$ 536
2	37,814	3,152	728
3	47,767	3,981	919
4	57,720	4,810	1,110
5	67,673	5,640	1,302
6	77,626	6,469	1,493
7	87,579	7,299	1,685
8	97,532	8,128	1,876
FOR EACH ADD'L FAMILY			
MEMBER ADD	+ \$9,953	+ \$830	+ \$192

ERA SUB-OUTLET

(The Recipient Agency must maintain at their agency a list of Distribution Sites for each ERA Sub-Outlet) NAME OF SUB-OUTLET: STREET ADDRESS: CITY & ZIP CODE: TELEPHONE NUMBER (IF AVAILABLE) NAME OF SUB-OUTLET: STREET ADDRESS: CITY & ZIP CODE: _____ TELEPHONE NUMBER (IF AVAILABLE) NAME OF SUB-OUTLET: STREET ADDRESS: CITY & ZIP CODE: TELEPHONE NUMBER (IF AVAILABLE) NAME OF SUB-OUTLET: STREET ADDRESS: CITY & ZIP CODE: TELEPHONE NUMBER (IF AVAILABLE)



STORAGE FACILITIES

ADDRESS:	225 Finney Drive	
	Huntsville AL 35824	
SIZE OF DR	RY STORAGE AREA:	46,000 square feet
SIZE OF RE	FRIGERATED AREA:	4,000 square feet
SIZE OF FR	REEZER AREA: 4,000	square feet
ADDRESS:	4331 Parkway Drive	
	Florence AL 35630	
SIZE OF DR	RY STORAGE AREA:	9,000 square feet
SIZE OF RE	FRIGERATED AREA:	600 square feet
SIZE OF FR	EEZER AREA: 600 sc	quare feet
ADDRESS:		
SIZE OF DR	RY STORAGE AREA:	
SIZE OF RE	EFRIGERATED AREA:	:
SIZE OF FR	REEZER AREA:	
ADDRESS:		
SIZE OF DR	RY STORAGE AREA:	
SIZE OF RE	EFRIGERATED AREA:	
SIZE OF FR	PEEZER AREA:	

USDA Nondiscrimination Statement

For all other FNS nutrition assistance programs, State or local agencies, and their subrecipients, must post the following Nondiscrimination Statement:

In accordance with federal civil rights law and 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: <u>USDA Program Discrimination Complaint Form</u>, 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, DC 20250-9410

2. fax:

(833) 256-1665 or (202) 690-7442

3. email:

Program.Intake@usda.gov

This institution is an equal opportunity provider.

The Emergency Food Assistance Program (TEFAP) and Commodity Supplemental Food Program (CSFP) – Beneficiary Referral Request

Name of Organization:
Contact information for program staff (name, phone number, and email address, if appropriate):
If you object to receiving services from us based on the religious character of our organization, please complete this form and return it to the program contact identified above. Your use of this form is voluntary.
If you object to the religious character of our organization, we must make reasonable efforts to identify and refer you to an alternate provider to which you have no objection. We cannot guarantee, however, that in every instance, an alternate provider will be available.
() Please check if you want to be referred to another service provider.
Please provide the following information:
Your name:
Best way to reach you (phone/address/email):
FOR STAFF USE ONLY
1. Date of objection://
2. Referral (check one):
() Individual was referred to (name of alternate provider and contact information):
() Individual was given State agency-provided referral information (i.e. a website, hotline, or list of other service providers funded by the State agency)
() Individual left without a referral
() No alternate service provider is available—summarize below what efforts you made to identify an alternate provider (including reaching out to State agency or local or eligible recipient agency):

FOOD DISTRIBUTION AUDIT CERTIFICATION

SPONSOR: Food Bank	<u>. of</u> North Alabama
SPONSOR TYPE:	Non-Profit _x GovernmentalMilitaryBOETitle XX Other Part of State Agency?
Agency fiscal period:	X October 1 – September 30 January 1 – December 31 July 1 – June 30 Other
If a non-profit or govern	mental organization, complete the following:
X We expended le	ess than \$1,000,000 in total federal financial assistance during the most recently al year.
•	\$1,000,000 or more in total federal financial assistance during the most recently al year. If so, complete the following:
We exp	pended only FD funds.
We exp	pended federal funds from more than one program.
Shirley Exerce	February 28, 2025
Signed	Date

The audit requirements for sponsors of the USDA Child Nutrition Programs are set forth by the Office of Management and Budget (OMB) Guidance for Federal Financial Assistance in 2 C.F.R Part 200 formally known as OMB Circular A-133 in the USDA regulations. Sponsors must meet the audit requirements in order to participate in the programs.

- If the sponsor is a governmental or non-profit entity and expends \$1,00,000 or more in federal awards during its fiscal year period and receives funding from more than one type of federal program sponsor must submit an organization-wide Single Audit formally known as A-133 audit. If the sponsor expends \$1,000,000 or more and only has one federal program sponsor may submit a program specific audit. The audits are due within 30 days after issuance or no later than 9 months after the end of sponsor's fiscal year.
- The sponsor must submit the required audit within the time frames. The audit regulations do not permit an extension of time beyond the 9-month period.
- The SDE audit staff will review the audit for compliance with applicable audit standards. If the audit report is deficient, SDE will notify the sponsor of corrections needed. The audit report must meet standards within the 9-month due date.
- If the audit report reflects findings and/or questioned costs, then the sponsor should submit written corrective actions along with the audit report. If not submitted, SDE will contact the sponsor to respond within 30 days. SDE will work with the sponsor to resolve any findings pertaining directly or indirectly to CNP.
- When the audit report is considered acceptable and resolved, SDE will notify sponsor in writing that the audit file is closed.

FDP FORM 21 (02/25)

USDA FOODS AGREEMENT BETWEEN ELIGIBLE RECIPIENT AGENCY AND THE ALABAMA STATE DEPARTMENT OF EDUCATION CONTRACTED FOOD BANK

THE EMERGENCY FOOD ASSISTANCE PROGRAM RECIPIENT AGENCY

Name of Eligible Recipient Agency (ERA)		
Street Address	Mailing Addr	ess
	Alabama	
City	State	Zip Code
(A/C) Telephone Number		
Area to be served (city, county, etc.)		
Number of households expected to serve per mo	onth:	
The ERA is public ☐private non-profit ☐		
The ERA is an agency distributing to households	(Food Bank/Pantry) YES [\square NO \square
The ERA is an agency providing prepared meals	(Soup Kitchen) YES 🗆 N	vo 🗆
(For all non-governmental agencies, excluding chax-exemptstatus must be attached or provided		
Is the 501(C) (3) letter from IRS indicating the tax	c-exempt status attached?	YES NO
Local health department approval (is) (is not) required, then the ERA		
In order to effectuate the purposes of implement Department of Education (ALSDE) contracted Fo Recipient Agency, hereinafter referred to as the 'as follows:	od Bank, hereinafter referre	ed to as the "Food Bank," and The Eligible
The Food Bank agrees to distribute to eligible Re United States Department of Agriculture (USDA), by the USDA and as described in the ALSDE TE	7 CFR, Parts 250 and 251,	, those USDA foods that are made available
A. The Recipient Agency agrees to:		
(a) Comply with all provisions of this Agreem 251, and any instructions, policies, or pro		
(b) Ensure compliance with all requirements	relating to food safety and f	ood recalls.
(c) Receive, store, and distribute USDA foods	s as ordered.	
	—— Page 1 ———	

- (d) If applicable: select other recipient agencies, as defined in 7 CFR §250.2, to receive USDA foods for distribution to eligible persons, or for use in meals provided to eligible persons, in accordance with State Eligibility Criteria, Attachment B. Food Banks for TEFAP must enter into a written agreement with other recipient agencies prior to the distribution of USDA foods to them. The agreement must be considered permanent, with amendments to be made as necessary, except that agreements must specify that they may be terminated by either party upon 30 days written notice.
- (e) If applicable: Maintain a list of all member (recipient) agencies who are eligible and have entered into a written agreement to receive and further distribute USDA foods and/or administrative funds. Ensure that the member (recipient) agencies also maintains similar list of their agencies.
- (f) Specifically, the Recipient Agency agrees to conform to the following requirements:
 - 1. Safe storage and control. Provide facilities for the handling, storage, control and distribution of USDA foods that properly protect against theft, spoilage, damage, or other loss. Accordingly, such storage facilities must maintain USDA foods in sanitary conditions (free from rodent, bird, insect, another animal infestation), at proper storage temperatures and humidity. Rotate stock utilizing product expiration date. Store USDA food off the floor and away from walls in a manner to allow for adequate ventilation. Take other protective measures as may be necessary. USDA foods shall not be sold, exchanged, or otherwise disposed of without the approval of ALSDE. No individual should be charged for foods distributed. If applicable, complete and return with this signed agreement, Attachment C, Storage Facilities, giving a description of each storage facility where USDA foods will be stored.
 - 2. Inventory management. Stock and space foods in a manner so the USDA foods are labeled and readily distinguished from other foods and maintain separate inventory records of the USDA foods. Maintain accurate and complete signed records to document the receipt, disposal, and perpetual inventory of each USDA food item received, as instructed by ALSDE. Notify the Food Bank of USDA food losses and take further actions with respect to such food losses, as directed by ALSDE.
 - 3. *Inventory limitations*. Inventories of each category of USDA food may not exceed an amount needed for a six-month period, unless the food bank has obtained approval from ALSDE to maintain larger inventories.
 - 4. *Inventory protection*. Obtain insurance to protect the value of USDA foods at its storage facilities. Reasonable insurance premiums required under this part may be paid for with program administrative funds. The amount of insurance must be at least equal to such agency's average monthly value of month-end USDA food inventories in the previous fiscal year using the USDA purchase price (cost-per-pound) valuation.
 - 5. Distribution and control of USDA foods. Distribute and provide food in accordance with the priority system set forth in the TEFAP Distribution Plan (see attachment A). Through member (recipient) agencies distribution of food to needy households may be done at their site(s), or the Recipient Agency may distribute through other organizations called sub-outlets/partner distribution organizations (PDOs) which, in turn, distribute to needy households through their own site(s). Sub-outlets may not be added without prior approval of the ALSDE. If applicable, an Attachment D, ERA Sub-outlets, must be provided as part of this Agreement for each sub-outlet.
 - 6. *Eligibility determinations*. Ensure that the organizations applying for participation in the program meets the definition of an eligible "recipient agency" and meet the following criteria:
 - (1) Agencies distributing to households. Organizations distributing USDA foods to households for home consumption must limit the distribution of USDA foods provided under this part to those households which meet the eligibility criteria established by the ALSDE (see attachment 8).
 - (2) Agencies providing prepared meals. Organizations providing prepared meals must demonstrate, to the satisfaction of the food bank to which they have applied for the receipt of USDA foods or administrative funds, that they serve predominantly needy persons.
 - 7. Tax-exempt status. The food bank and its member (recipient) agencies must comply with The Emergency Food Assistance Act of 1983 which requires that an eligible recipient agency must be "nonprofit" per 7 U.S.C. 7501(3) and does not appear on the Automatic Revocation of Tax-Exempt Status List (List), prior to approving

new Food Pantries, Soup Kitchens or secondary congregate feeding sites for the distribution of USDA foods. TEFAP regulations at 7 CFR 251.5(a)(3) establish that Private organizations must:

- (a) Be currently operating another Federal program requiring tax-exempt status under the Internal Revenue Code (IRC), or
- (b) possess documentation from the IRS recognizing tax-exempt status under the IRC, or
- (c) if not in possession of such documentation, be automatically tax exempt as "organized or operated exclusively for religious purposes" under the IRC, or
- (d) if not in possession of such documentation, but required to file an application under the IRC to obtain tax-exempt status, have made application for recognition of such status and be moving toward compliance with the requirements for recognition of tax-exempt status. If the IRS denies a participating organization's application for recognition of tax-exempt status, the organization must immediately notify the food bank, which will terminate the organization's agreement and participation immediately. If documentation of IRS recognition of tax-exempt status has not been obtained and forwarded to the food bank within 180 days of the effective date of the organization's approval for participation in TEFAP, the food bank must terminate the organization's participation until such time as recognition of tax-exempt status is actually obtained, except that the food bank may grant a single extension not to exceed 90 days if the organization can demonstrate, to the food bank's satisfaction, that its inability to obtain tax-exempt status within the 180 day period is due to circumstances beyond its control. It is the responsibility of the organization to document that it has complied with all IRS requirements and has provided all information requested by IRS in a timely manner.

For Active Agencies: Should any recipient agency appear on the List, the food bank or its member (recipient) agencies must notify the organization in writing that it has 30 days to provide documentation that it has applied for reinstatement of tax-exempt status, or it will be terminated from TEFAP. The organization then must forward documentation of IRS recognition of tax-exempt status to the Food Bank within 180 days of the above-mentioned notification. The Food Bank may grant one 90-day extension if the organization can demonstrate that its ability to obtain appropriate status during the initial period was due to circumstances beyond its control.

Recipient Agencies shall periodically, but no less frequently than annually, review and maintain a copy on file of the IRS Automatic Revocation of Exemption List, to ensure that agencies contracted to distribute TEFAP products do not appear on the revocation listing. The listing can be found at IRS Automatic Revocation of Exception List.

- 8. Claims and restitution for USDA food losses. Report promptly all instances of lost USDA foods to the food bank. Lost USDA foods are those which, for any reason, cannot be demonstrated by appropriate records or other satisfactory evidence to have been delivered to, or to be available in good condition for delivery to needy persons or households for whom they were donated by USDA. USDA foods may be lost through theft, damage, spoilage, infestation, improper distribution, sale or exchange, diversion to an improper use, or other similar causes. The Food Bank must identify, and seek restitution, from parties responsible for the loss, and implement corrective actions to prevent future losses.
- 9. Monitoring/Annual Reviews. Permit representatives of ALSDE or the USDA to inspect USDA foods in storage, or the facilities used in the handling or storage of such USDA foods, and to review or audit all records, including financial records, at any reasonable time. The ALSDE will conduct annual reviews of at least 25% of the TEFAP sub-distributing agencies with which they have agreements, provided that each such agency must be reviewed no less frequently than once every four years; and conduct an annual review of one-tenth or 20, whichever is fewer, of all recipient agencies which receive USDA foods and/or administrative funds pursuant to an agreement with another recipient agency. Each review must encompass, as applicable, eligibility determinations, food ordering procedures, storage and warehousing practices, inventory controls, approval of distribution sites, reporting and recordkeeping requirements, and civil rights. If deficiencies are disclosed through the review, ALSDE must submit a report of the review findings to the recipient agency and ensure that corrective action is taken to eliminate the deficiencies identified.
- 10. Records of USDA Foods. Maintain records to document the receipt, disposal, and inventory of USDA foods received under this part that they, in turn, distribute to eligible recipient agencies. Sign all receipts for

- program USDA foods received for the distribution to households or for use in preparing meals and keep copies of all such receipts.
- 11. Records of Administrative funds. Maintain financial records and document the amount of funds received for allowable administrative costs incurred for the operation of TEFAP (if applicable).
- 12. Household information. Collect and maintain on record for each household receiving TEFAP USDA foods for home consumption, the name of the household member receiving the foods, the address of the household optional, not required), the number of persons in the household, and the basis for determining that the household is eligible to received USDA foods for home consumption. Alabama is a self-declare state; therefore, a household. Member may only attest by signing a Self-Declaration Form that their income falls below guidelines established by the ALSDE (see attachment B). proof of income is not required under this condition.
- 13. Records retention. Retain all records for a period of three (3) years from the close of the Federal Fiscal Year (October 1 through September 30) to which they pertain, or if applicable, they must be retained beyond that period until any audit exceptions are resolved.
- 14. Reports including reports of excessive inventory. Submit all reports required by ALSDE and to cooperate to the extent necessary to sustain an effective food distribution program. Failure to file timely reports may be a basis for cancellation of this Agreement.
- 15. Civil Rights Non-Discrimination Statement. Display in a prominent place in appropriate offices and food distribution areas, the USDA Title VI Non-Discrimination poster" ... And Justice for All" as well as incorporate the Civil Rights Non-Discrimination Statement, in accordance with Attachment E, into all materials, handouts, pamphlets and other sources, including websites related to TEFAP.
- 16. Notice and Referral Requirements for Beneficiaries Receiving USDA Foods from Religious Organizations. Ensure that our member (recipient agencies) who fall under the categories of Faith-Based or Religious Organizations display in a prominent place visible to all TEFAP recipients and prospective recipients upon entrance into the distribution site a notice of the right to be referred to an alternate provider when available, in accordance with 7 CFR Part 16.4(f.) in the manner prescribed by Policy Memorandum FD-138. A sample poster for posting written notice of beneficiary protections, Attachment F, is included with this agreement.
- 17. Limitation on unrelated activities.
 - (1) Activities unrelated to the distribution of TEFAP foods or meal service may be conducted at distribution sites as long as:
 - (a) The person(s) conducting the activity makes clear that the activity is not part of TEFAP and is not endorsed by USDA (impermissible activities include information not related to TEFAP placed in or printed on bags, boxes, or other containers in which USDA foods are distributed). Recipes or information about USDA foods, dates of future distributions, hours of operations, or other Federal, State, or local government programs or services for the needy may be distributed without a clarification that the information is not endorsed by USDA.
 - (b) The person(s) conducting the activity makes clear that cooperation is not a condition of the receipt of TEFAP foods for home consumption or prepared meals containing TEFAP foods (cooperation includes contributing money, signing petitions, or conversing with the person(s)); and
 - (c) The activity is not conducted in a manner that disrupts the distribution of TEFAP USDA foods or meal
- 18. Assurances: Strictly adhere to FNS 113-1 and all applicable Federal and State laws and implementing regulations as they currently exist and may hereafter be amended. This includes protection of the confidentiality of all applicant/recipient records, papers, documents, tapes and any other materials that have been or may hereafter be established which relate to this Agreement. Acknowledges that the following laws are included:
 - Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq.);

- Title IX of the Education Amendments of 1972 (20 U.S.C. § 1681 et seq.);
- Section 504 of the Rehabilitation Act of 1973 (29 U.S.C § 794);
- The Age Discrimination Act of 1975 (42 U.S.C. § 6101 et seq.);
- 28 CFR Part 50. 3 and 42;
- FNS directives and guidelines, to the effect that, no person shall, on the grounds ofrace, color, national
 origin, sex, age, or disability, be excluded from participation in, be denied benefits of, or otherwise be
 subject to discrimination under any program or activity for which the program applicant receives Federal
 financial assistance from FNS; and
- Hereby gives assurance that it will immediately take measures necessary to effectuate this agreement.

Other Conditions:

- 1. It is understood and agreed upon that the federal regulations of the United States Department of Agriculture, relating to the Food and Nutrition Services, 7 CFR Part 250 and 251, are made a part of this Agreement and that the Food Bank and Recipient Agency are to abide by all of the conditions and terms set forth in the Regulations.
- 2. This agreement is permanent pursuant to 7 CFR 250; however, it may be amended as necessary by the Food Bank or at the request of ALSDE at the directive of USDA and/or State Legislation.
- 3. This agreement may be terminated for cause by either party giving 30 days written to the other. Upon any termination, the Recipient Agency agrees to comply with the Distributing Agency instructions in regard to the disposition of any USDA Foods remaining in their possession or control.
- 4. The Recipient Agency must update all pertinent information annually. Any changes during the year should be reported to the food bank as soon as possible to ensure the accuracy of the records.
- 5. The Recipient Agency shall allow representatives of the food bank and/or ALSDE and USDA to inspect any inventory USDA foods in their possession and to review all records including financial records and reports pertaining to the distribution of USDA foods, and to review or audit the procedures and methods used in carrying out the audit requirements at any reasonable time with or without the benefit of prior notification.
 - All agencies receiving \$750,000 or more in federal financial assistance per fiscal year shall have an audit made by an independent auditor that complies with the audit requirements established by 2 CFR 200. For this purpose, the term independent auditor means a state or local government auditor who meets the independence standards specified in generally accepted government auditing standards; or, certified public accountant who meets such standards. *Attachment G, Child Nutrition Programs Audit Certification.*
- 6. All Attachments (A-G) shall become a part of this Agreement and must be completed and accompany the signed Agreement.
- 7. Alabama Immigration Law Compliance Contract: Contractor agrees that it will fully comply with the Immigration Reform and Control Act of 1986, as amended by the Immigration Act of 1990, and the Beason-Hammon Alabama Taxpayer and Citizen Protection Act, which makes it unlawful for an employer in Alabama to *knowingly* hire or continue to employ an alien who is or has become unauthorized with respect to such employment or to fail to comply with the Form 1-9 requirements or fails to use E-Verify to verify the eligibility to legally work in the United States for all of its new hires who are employed to work in the State of Alabama. Without limiting the foregoing, contractor shall not knowingly employ, hire for employment or continue to employ an unauthorized alien, and shall have an officer or other managerial employee who is personally familiar with the contractor's hiring practices to execute an affidavit to this effect on the form supplied by the ALSDE and return the same to the ALSDE. Contractor shall also enroll in the E-Verify Program prior to performing any work, or continuing to perform any ongoing work, and shall remain enrolled throughout the entire course of its performance hereunder, and shall attach to its affidavit the E-Verify Program for Employment Verification and Memorandum of Understanding and such other documentation as the ALSDE may require to confirm contractor's enrollment in the E-Verify Program. Contractor agrees not to

knowingly allow any of its subcontractors, or any other party with whom it has a contract, to employ in the State of Alabama any illegal or undocumented aliens to perform any work in connection with the Project and shall include in all of its contracts a provision substantially similar to this paragraph. If contractor receives *actual knowledge* of the unauthorized status of one of its employees in the State of Alabama, it will remove that employee from the project, jobsite or premises of the ALSDE and shall comply with the Immigration Reform and Control Act of 1986, as amended by the Immigration Act of 1990, and the Beason-Hammon Alabama Taxpayer and Citizen Protection Act. Contractor shall require each of its subcontractors, or other parties with whom it has a contract, to act in a similar fashion. If contractor violates any term of this provision, this agreement will be subject to immediate termination by the ALSDE. To the fullest extent permitted by law, contractor shall defend, indemnify and hold harmless the ALSDE from any and all losses, consequential damages, expenses (including, but not limited to, attorneys' fees), claims, suits, liabilities, fines, penalties, and any other costs arising out of or in any way related to contractor's failure to fulfill its obligations contained in this paragraph.

ELIGIBLE RECIPIENT AGENCY:	ALSDE CONTRACTED FOOD BANK		
Signature	Signature/Title		
Title	Date		

ATTACHMENTS:

Attachment A - TEFAP Distribution Plan

Attachment B - State Eligibility Criteria

Attachment C - ERA Sub-Outlets (if applicable)

Attachment D - Storage Facilities (if applicable)

Attachment E - Civil Rights Nondiscrimination Statement

Attachment F - Sample of Notice and Referral Requirements for Beneficiaries Receiving USDA Foods from Religious Organizations

Attachment G - Child Nutrition Programs Audit Certification (if applicable)

STATE OF ALABAMA THE EMERGENCY FOOD ASSISTANCE PROGRAM (TEFAP) **CERTIFICATION OF ELIGIBILITY**

7 CFR 251

Name:	Number of People in Household:
Address (Optional):	Number in Household 18 & under:
	Number in Household 60 & over:
County:	Number of Veterans in Household:
Phone Number:	<u></u>
You are eligible to receive food from TEFAP if your household reference chart) or if you participate in any of the following procategory that applies.	
Temporary Assistance to Needy Families (TASupplemental Nutrition Assistance Program (SSupplemental Security Income (SSI) orIncome eligibility (Proof of income is NOT r	SNAP) (formally Food Stamps) or
Please read the following statement carefully and then sign the of these requirements to be eligible to receive USDA foods.	
I certify that my yearly household gross income is at or below the same number of people OR that I participate in the progress of today, I reside in the State of Alabama. This certification is assistance. Program officials may verify what I have certified to result in having to pay the State agency for the value of the formula prosecution under State and Federal law.	am(s) that I have checked on this form. I also certify that as is being submitted in connection with the receipt of Federal to be true. I understand that making a false certification may
Signature	Date
PROXY (OPTIONAL): I authorize,	to pick up USDA foods on my behalf.
Designated individual signing on behalf of client or proxy:	
Signature:	Date:
In accordance with federal civil rights law and U.S. Department of Agriculture (USD discriminating on the basis of race, color, national origin, sex (including gender identification) 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: USDA Program Discrimination Complaint Form 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:

- - U.S. Department of Agriculture Office of the Assistant Secretary for Civil Rights 1400 Independence Avenue, SW Washington, D.C. 20250-9410; or
- 2. fax:
 - (833) 256-1665 or (202) 690-7442; or
- 3. email:

Program.Intake@usda.gov

This institution is an equal opportunity provider.

STATE OF ALABAMA THE EMERGENCY FOOD ASSISTANCE PROGRAM (TEFAP) CERTIFICATION OF ELIGIBILITY 7 CFR 251

FOR REFERENCE PURPOSES ONLY Proof of Income is <u>NOT</u> required

The following shows a yearly gross income for each family size. If your household income is at or below the income listed for the number of people in your household, you are eligible to receive food.

The chart below is effective July 1, 2024 - June 30, 2025. (185% of Federal Poverty Guidelines)

Household Size	Annual Income	Monthly Income	Twice per Month	Every two Weeks	Weekly Income
1	\$27,861	\$2,322	\$1,161	\$1,072	\$536
2	\$37,814	\$3,152	\$1,576	\$1,455	\$728
3	\$47,767	\$3,981	\$1,991	\$1,838	\$919
4	\$57,720	\$4,810	\$2,405	\$2,220	\$1,110
5	\$67,673	\$5,640	\$2,820	\$2,603	\$1,302
6	\$77,626	\$6,469	\$3,235	\$2,986	\$1,493
7	\$87,579	\$7,299	\$3,650	\$3,369	\$1,685
8	\$97,532	\$8,128	\$4,064	\$3,752	\$1,876
For each additional family members add:	\$9,953	\$830	\$415	\$383	\$192

The chart details eligibility criteria for monthly income, income received twice monthly (24 payments per year), income received every two weeks (26 payments per year), and weekly income.

Food Bank of North Alabama

Agency Category Code Key PAN = Pantry RES = Residential SK= Soup Kitchen

Agency Category Code Key PAN = Pantry RES = Residential SK= Soup Kitchen								
25	Name	Agency Code		City	County MADISON	ZIP Code Contact	mike.pressnell@downtownrescuemission.org	Phone No. 256-716-5270
25 124	Downtown Rescue Mission	PAN + RES	1400 Evangel Drive	Huntsville	CULLMAN	35816 Mike Pressnell		256-716-5270 256-590-1105
137	Cullman Caring for Kids	PANTRY	P.O. Box 698	Cullman		35056 Steve Sutter	stevenccfk@gmail.com	
138	Decatur Salvation Army	PANTRY	114 14th St SW	Decatur	MORGAN MADISON	35601 Becky Lahman	Rebecca.Lahman@uss.salvationarmy.org	256-556-5075 256-536-8876
142	Salvation Army Huntsville	SK + RES	P.O. Box 3799	Huntsville		35810 Ashley Smith	ashley.smith@uss.salvationarmy.org	
	Share House	PANTRY	3200 Rescue Road	Laceys Spring	MORGAN	35754 Martiel Mullis	martieldean@gmail.com	256-541-4873
150	Upper Sand Mountain Parrish	PANTRY	P.O. Box 267	Sylvania	DEKALB	35988 Chris Cone	chris.cone@umcna.org	256-647-8199
217	Mental Health Center of North Central Alabama	RES	4110 Highway 31 South, Suite	Decatur	MORGAN	35603 Cathy George	cgeorge@mhcnca.org	256-221-2670
235	CASA of Dekalb County	PANTRY	2000 Watkins Avenue North	Ft. Payne	DEKALB	35967 Mike Mitchell	casaofdekalb@gmail.com	256-996-3417
260	Oakwood Univ CH/Heaven's Strhs	PANTRY	5500 Adventist Blvd.	Huntsville	MADISON	35896 Elton Lester	eltonjlester@gmail.com	301-806-3646
274 278	Northbrook Baptist Church: The Caring Center	PANTRY	1629 2nd Ave NW	Cullman	CULLMAN	35055 Robert Adams	Robert@northbrookbc.com	804-720-6757
	New Market United Methodist Church	PANTRY	P.O. Box 430	New Market	MADISON	35761 Ruth King	reking44@yahoo.com	256-508-8852
282	Christians Helping Others	PANTRY	P.O. Box 142	Ardmore	Limestone	38449 Wayne Tidwell	wtidwell@ardmore.net	601-527-1185
288	Arab Christian Center	PANTRY	9105 Ala. Hwy 79	Arab	MARSHALL	35016 Richard Robbins	richard.e.robbins1976@gmail.com	256-698-1480
299	Pleasant Springs Baptish Church	PANTRY	409 Winchester Rd NE	Huntsville	MADISON	35811 Janice Nix	jgnix@comcast.net	256-348-9105
303	East Brow Community Mission Center	PANTRY	3434 Ala. Hwy 75	Flat Rock	DEKALB	35966 Shawn Schuster	shawnschuster@gmail.com	256-605-6509
312	Living Word Ministries	PANTRY	9545 AL Hwy 79	Scottsboro	JACKSON	35967 Vickie Hastings	vhastings12@yahoo.com	256-609-1409
325	Calvery Dream Center	PANTRY	312 8th St. SW	Decatur	MORGAN	35601 Susan Dusina	saddusina@gmail.com	256-227-4676
326	Fort Payne First Methodist Church	PANTRY	206 Grand Ave. NW	Ft. Payne	DEKALB	35967 Stephen Chambers	fortpaynemissions@gmail.com	256-996-1611
347	Life Church International	PANTRY	2300 Memorial Pkwy.	Huntsville	MADISON	35805 Tim Gebhart	packrat007@att.net	256-227-0913
349	Spirit Life Church of God	PANTRY	1650 St. Joseph Drive NW	Cullman	CULLMAN	35055 Annie McGhee	anniemcghee71@gmail.com	256-636-0377
359	New Life Church	PANTRY	515 2nd Avenue NW	Arab	MARSHALL	35016 Susan Hopkins	susanhopkins8169@yahoo.com	256-709-8169
365	Belmor Baptist Church	PANTRY	P.O. Box 129	Belle Mina	LIMESTONE	35615 Carolyn Lineberry	carolynlineberry@gmail.com	256-617-0634
366	Hanceville Methodist Church	PANTRY	P.O.Box 255	Hanceville	CULLMAN	35077 Amy Black	amy.black33@outlook.com	256-507-4457
382	First Baptist Athens	PANTRY	17175 Lucas Ferry Road	Athens	LIMESTONE	35611 Rose Moss	rmoss8770@gmail.com	256-232-7710
386	Rosalie Baptist Church	PANTRY	14992 Highway 71	Pisgah	JACKSON	35765 Carole Womack	mike.atkins50@yahoo.com	256-451-3919
438	Oak Grove FCM Church	PANTRY	883 County Road 323	Moulton	LAWRENCE	35650 Wanda/Hoyt Gilbert	sins4given@hotmail.com	256-974-8015/256-410-6401
441	Help Center	PANTRY	621 Court St.	Florence	LAUDERDALE	35630 Lanier Nail	FlorenceHelpCenter@gmail.com	256-415-3714
442	Underwood Baptist Church	PANTRY	5091 Hwy 157	Florence	LAUDERDALE	35633 Charlotte Rowe	cj.wr@hotmail.com	256-710-4641
443	Fish and Loaves	PANTRY	P.O. Box 193	Rogersville	LAUDERDALE	35652 Barbara Thompson	bbeatythompson48@gmail.com	256-609-9572
448	The Helping Hand, Inc	PANTRY	804 Co Rd 140	Town Creek	LAWRENCE	35672 Theresa Summers	theresasummers@gmail.com	256-565-3726
449	The Goog Samaritan	PANTRY	282 County Road 46	Mt. Hope	LAWRENCE	35651 Larry Last	larrylast316@gmail.com	256-226-3533
456	Shoals Dream Center	PANTRY	2950 Cloverdale Road	Florence	LAUDERDALE	35633 Teresia Pegram	teresia.pegram@shoalsdreamcenter.org	256-760-9759
461	Faith Misson Outreach	PANTRY	109 Marion Street	Russellville	FRANKLIN	35653 Wade Wallace	wade4calvary@icloud.com	256-398-5382
477	The Huntsville Dream Center	PAN + SK	2100 Memorial Parkway SW	Huntsville	MADISON	35801 Fran Fluhler	fran.mannahouse@gmail.com	256-653-7883
490	Henagar Baptist Church	PANTRY	10240 AL Highway 40	Henagar	DEKALB	35978 Junior Ford	henagarbaptist@farmerstel.com	256-657-8930
492	Russellville Dream Center	RES + PAN	206 Coffee Ave. NE	Russellville	FRANKLIN	35653 Maegan Burks	maeganb@russellvilledreamcenter.net	256-324-5931
502	Flat Rock Community Center	PANTRY	P.O.Box 235	Flat Rock	JACKSON	35966 Sherri Lowrey	maeganb@russellvilledreamcenter.net	256-599-1518
557	South Decatur Church of God	PANTRY	3103 Spring Avenue SW	Decatur	MORGAN	35603 Kathy Chapman	kchapman7266@gmail.com	256-867-3010
576	LifePoint	PAN + SK	700 Motley St.	Albertville	MARSHALL	35950 Regina McClain	kz4esleep@charter.net	256-312-3662
592	Trinity S.D.A. Church	PANTRY	P.O. Box 230	Athens	LIMESTONE	35611 Renata Drake	renatadrake1@gmail.com	256-206-6489
635	Jacob's Well Ministry	PANTRY	311 Co Rd 25	Scottsboro	JACKSON	35768 Betty Bellomy	peaches 123@yahoo.com	256-244-4779
638	Life Source, Inc.	RES + PAN		Hartselle	MORGAN	35640 Robin Ladner		256-476-2975
572	The Huntsville Dream Center	PANTRY	1577 Highway 36 East 2110 So. Memorial Parkway	Huntsville	LIMESTONE	35801 Fran Fluhler	lifesourceemail@gmail.com	256-503-4848
594			•				mannahousehsv@yahoo.com	
699	First Seventh Day Adventist Church	PANTRY	1303 Evangel Dr. NW	Huntsville	MADISON	35816 Jacci Christopher	jschristo4@gmail.com	708-203-9372
700	One God Ministries/Ebenezer Missionary Baptist	PANTRY	1911 Hine St.	Athens	LIMESTONE	35611 Pastor Brye McMillon	brye.mcmillon@charter.net	240-346-6812
	The Well Family Worship Center	PANTRY	3513 S. Broad Street	Scottsboro	JACKSON	35769 Matt Ward	mward@thewellfwc.org	256-609-9976
712	Little Flock Primitive Baptist Church	PANTRY	599 Brock Road	Gurley	MADISON	35748-9716 Mark Williams	markwillima49@gmail.com	256-583-6211
719	Trinity Baptist Church - Morgan Co	PANTRY	1281 Old Hwy 24	Trinity	MORGAN	35673 Kim Randolph	kim.randolph@tbctrinity.org	256-355-4801
775	Oasis Christian Center	PANTRY	284 WT Garrison Ln	Huntsville	MADISON	35810 Cecilia Taddia	ceciliataddia13@gmail.com	256-503-7338
305	First UMC Scottsboro	PANTRY	1105 S. Broad Street	Scottsboro	JACKSON	35768 Joy Overby	joy@fumcscottsboro.org	256-609-7286
307	Community Health Action Center -CHAC	PANTRY	1863 Sparkman Dr. NW	Huntsville	MADISON	35816 Shelley Vaughn	svaughn@oakwood.edu	256-503-7338
315	The Foundry Ministries	RES	575 County Road 1676	Cullman	CULLMAN	35058 Eddie Wilson	ewillson@foundryministries.com	256-914-0023
329	Huntsville Assistance Program	PANTRY	1001 Monroe St. SW	Huntsville	MADISON	35801 Wendy Kirk	hapecentral@huntsvilleap.org	870-219-3605
984	Saved by Grace Worship Center	PANTRY	6969 County Road 43	Section	JACKSON	35771 Leighann Williams	leiwilliams598@gmail.com	256-647-3313
988	Marshall County Hope Center	PANTRY	1912 Gunter Ave.	Guntersville	MARSHALL	35976 Kelly Tuttle	kelly.tuttle@att.net	256-679-3868
900	Marshall County Hope Center	LANTIN	1912 Guillei Ave.	Ouritoravillo	WARSHALL	33970 Relly Tuttle	Kony.tuttiotogatt.not	250-075-5000



OGDEN UT 84201-0038

In reply refer to: 0441861293 Apr. 01, 2009 LTR 4168C E0 63-0884372 000000 00 000 00028692

BODC: TE

FOOD BANK OF NORTH ALABAMA 2000B VERNON AVE SW HUNTSVILLE AL 35805-3052

7051

Employer Identification Number: 63-0884372
Person to Contact: Erin Johnson
Toll Free Telephone Number: 1-877-829-5500

Dear Taxpayer:

This is in response to your request of Mar. 23, 2009, regarding your tax-exempt status.

Our records indicate that a determination letter was issued in January 1985, that recognized you as exempt from Federal income tax, and discloses that you are currently exempt under section 501(c)(3) of the Internal Revenue Code.

Our records also indicate you are not a private foundation within the meaning of section 509(a) of the Code because you are described in section(s) 509(a)(1) and 170(b)(1)(A)(vi).

Donors may deduct contributions to you as provided in section 170 of the Code. Bequests, legacies, devises, transfers, or gifts to you or for your use are deductible for Federal estate and gift tax purposes if they meet the applicable provisions of sections 2055, 2106, and 2522 of the Code.

If you have any questions, please call us at the telephone number shown in the heading of this letter.

Sincerely yours,

Deborah Bingham

Accounts Management I

Deborah Bington

Internal Revenue Service District Director

Department of the Treasury

Date: APR 16 1987

Food Bank Of North Alabama 3405 Memorial Parkway South Huntsville, AL 35801 **Employer Identification Number:**

63-0884372

Case Number:

FFN: 580060287
Person to Contact:
Gloria Polk

Contact Telephone Number:

(404) 331 – 3816

Our Letter Dated:

January 3, 1985

Caveat Applies:

None

Dear Applicant:

This modifies our letter of the above date in which we stated that you would be treated as an organization that is not a private foundation until the expiration of your advance ruling period.

Based on the information you submitted, we have determined that you are not a private foundation within the meaning of section 509(a) of the Internal Revenue Code because you are an organization of the type described in section . Your exempt status under Code section 501(c)(3) is still in effect.

Grantors and contributors may rely on this determination until the Internal Revenue
Service publishes notice to the contrary. However, if you lose your section

* status, a grantor or contributor may not rely on this determination if he or she was in part responsible for, or was aware of, the act or failure to act that resulted in your loss of such status, or acquired knowledge that the Internal Revenue Service had given notice that you would be removed from classification as a section organization.

If the heading of this letter indicates that a caveat applies, the caveat below or on the enclosure is an integral part of this letter.

Because this letter could help resolve any questions about your private foundation status, please keep it in your permanent records.

If you have any questions, please contact the person whose name and telephone number are shown above.

170(b)(1)(A)(vi) & 509(a)(1)

Sincerely yours,

District Director

TILL

Internal Revenue Service District Director

Date: JAN 0 3 1985

Food Bank of North Alabama

▷ 300 Church Street
Huntsville, AL 35801

Department of the Treasury

Employer Identification Number:
63-0884372
Accounting Period Ending:
December 31
Foundation Status Classification:
170(b)(1)(A)(vi) & 509(a)(1)
Advance Ruling Period Beginning Aug. 22,
1984 and Ending December 31, 1986
Person to Contact:
Mary Moore/ ss
Contact Telephone Number:
(404) 221-4516
File Folder Number:

580060287

Dear Applicant:

Based on information supplied, and assuming your operations will be as stated in your application for recognition of exemption, we have determined you are exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code.

Because you are a newly created organization, we are not now making a final determination of your foundation status under section 509(a) of the Code. However, we have determined that you can reasonably be expected to be a publicly supported organization described in section 170(b)(1)(A)(vi) & 509(a)(1).

Accordingly, you will be treated as a publicly supported organization, and not as a private foundation, during an advance ruling period. This advance ruling period begins on the date of your inception and ends on the date shown above.

Within 90 days after the end of your advance ruling period, you must submit to us information needed to determine whether you have met the requirements of the applicable support test during the advance ruling period. If you establish that you have been a publicly supported organization, you will be classified as a section 509(a)(1) or 509(a)(2) organization as long as you continue to meet the requirements of the applicable support test. If you do not meet the public support requirements during the advance ruling period, you will be classified as a private foundation for future periods. Also, if you are classified as a private foundation, you will be treated as a private foundation from the date of your inception for purposes of sections 507(d) and 4940.

Grantors and donors may rely on the determination that you are not a private foundation until 90 days after the end of your advance ruling period. If you submit the required information within the 90 days, grantors and donors may continue to rely on the advance determination until the Service makes a final determination of your foundation status. However, if notice that you will no longer be treated as a section 509(a)(1) organization is published in the Internal Revenue Bulletin, grantors and donors may not rely on this determination after the date of such publication. Also, a grantor or donor may not rely on this determination if he or she was in part responsible for, or was aware of, the act or failure to act that resulted in your loss of section 509(a)(1) status, or acquired knowledge that the Internal Revenue Service had given notice that you would be removed from classification as a section 509(a)(1) organization.

(over)

If your sources of support, or your purposes, character, or method of operation change, please let us know so we can consider the effect of the change on your exempt status and foundation status. Also, you should inform us of all changes in your name or address.

As of January 1, 1984, you are liable for taxes under the Federal Insurance Contributions Act (social security taxes) on remuneration of \$100 or more you pay to each of your employees during a calendar year. You are not liable for the tax imposed under the Federal Unemployment Tax Act (FUTA).

Organizations that are not private foundations are not subject to the excise taxes under Chapter 42 of the Code. However, you are not automatically exempt from other Federal excise taxes. If you have any questions about excise, employment, or other Federal taxes, please let us know.

Donors may deduct contributions to you as provided in section 170 of the Code. Bequests, legacies, devises, transfers, or gifts to you or for your use are deductible for Federal estate and gift tax purposes if they meet the applicable provisions of sections 2055, 2106, and 2522 of the Code.

You are required to file Form 990, Return of Organization Exempt from Income Tax, only if your gross receipts each year are normally more than \$25,000. If a return is required, it must be filed by the 15th day of the fifth month after the end of your annual accounting period. The law imposes a penalty of \$10 a day, up to a maximum of \$5,000, when a return is filed late, unless there is reasonable cause for the delay.

You are not required to file Federal income tax returns unless you are subject to the tax on unrelated business income under section 511 of the Code. If you are subject to this tax, you must file an income tax return on Form 990-T, Exempt Organization Business Income Tax Return. In this letter, we are not determining whether any of your present or proposed activities are unrelated trade or business as defined in section 513 of the Code.

You need an employer identification number even if you have no employees. If an employer identification number was not entered on your application, a number will be assigned to you and you will be advised of it. Please use that number on all returns you file and in all correspondence with the Internal Revenue Service.

Because this letter could help resolve any questions about your exempt status and foundation status, you should keep it in your permanent records.

If you have any questions, please contact the person whose name and telephone number are shown in the heading of this letter.

Sincerely yours,

District Director

Michael J. M.



Certificate Of Completion

Envelope Id: 951C6DD1-72DE-4C70-928F-66F7F3F082C6

Subject: Complete with Docusign: FBNA TEFAP USDA Food Agreement

DS Retrieve Field: Source Envelope:

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2/18/2025 12:28:51 PM fooddist@ALSDE.edu Security Appliance Status: Connected Pool: StateLocal

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Tammy Lofton Completed tammy.lofton@alsde.edu

Security Level: Email, Account Authentication Using IP Address: 157.149.75.4 (None)

Angelice S. Lowe Sent: 2/18/2025 1:40:08 PM Angelia S. Lowe alowe@alsde.edu

Signature Adoption: Pre-selected Style

Using IP Address: 174.199.225.116

Child Nutrition Director

Not Offered via Docusign

ALSDF Security Level: Email, Account Authentication

(None)

Electronic Record and Signature Disclosure:

Electronic Record and Signature Disclosure:

Not Offered via Docusign Shirley Schofield

sschofield@fbofna.org

Security Level: Email, Account Authentication

(None)

Signature Adoption: Drawn on Device Using IP Address: 136.44.34.55

Signed using mobile

Shorley Estque

Angelia S. lowe

Signature Adoption: Pre-selected Style

Using IP Address: 157.149.75.4

Electronic Record and Signature Disclosure:

Not Offered via Docusign

Angelice S. Lowe alowe@alsde.edu Child Nutrition Director

ALSDF

Security Level: Email, Account Authentication (None)

Electronic Record and Signature Disclosure:

Not Offered via Docusign

Sent: 2/18/2025 12:33:10 PM

Viewed: 2/18/2025 1:40:04 PM

Signed: 2/18/2025 1:40:06 PM

Status: Completed

Envelope Originator:

Food Distribution

50 North Ripley St

Montgomery, AL 36104

fooddist@ALSDE.edu IP Address: 157.149.75.3

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Sent: 2/18/2025 2:00:14 PM Resent: 2/27/2025 10:32:41 AM Viewed: 2/28/2025 1:05:15 PM Signed: 2/28/2025 1:25:46 PM

Sent: 2/28/2025 1:25:50 PM Viewed: 2/28/2025 2:13:02 PM Signed: 2/28/2025 2:13:14 PM

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Editor Delivery Events	Status	Timestamp		
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Shirley Schofield sschofield@fbofna.org	COPIED	Sent: 2/28/2025 2:13:18 PM		
CEO Security Level: Email, Account Authentication (None)				
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Chris Birdwell cbirdwell@fbofna.org	COPIED	Sent: 2/28/2025 2:13:19 PM		
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jmatthews@fbofna.org Security Level: Email, Account Authentication (None)	COLIED			
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Food Distribution fooddist@alsde.edu	COPIED	Sent: 2/28/2025 2:13:21 PM		
Security Level: Email, Account Authentication (None)				
Electronic Record and Signature Disclosure: Not Offered via Docusign				
Witness Events	Signature	Timestamp		
Notary Events	Signature	Timestamp		
Envelope Summary Events	Status	Timestamps		
Envelope Sent	Hashed/Encrypted	2/18/2025 12:33:10 PM		
Certified Delivered	Security Checked	2/28/2025 2:13:02 PM		
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2/28/2025 2:13:14 PM

2/28/2025 2:13:21 PM

Timestamps

Security Checked

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Status

Signing Complete

Payment Events

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