**Disabled Students**

Federal regulations **require** NSLP schools to make substitutions to the standard meal requirements for students who are considered disabled and whose disability restricts their diet.

Determinations of whether a participant has a disability that restricts his or her diet are to be made on an individual basis by a licensed physician. The physician’s determination of the participant’s disability must be based on the regulatory criteria for a “disabled person.” (7 CFR 15(b)(3)

A participant whose disability restricts his or her diet shall be provided substitutions in foods only when supported by a medical statement signed by a licensed physician. The medical statement shall identify:

1. the participant’s disability and the major life activity affected by the disability
2. an explanation of why the disability restricts the participant’s diet
3. the food or foods to be omitted from the participant’s diet, and the food or choice of foods that must be substituted. If the disability would require caloric modifications or the substitution of a liquid nutritive formula, for example, this information must be included in the statement

**Non-Disabled Students With Medical or Other Special Dietary Needs**

A school district may, **at its discretion**, make substitutions for individual participants who are not “disabled persons” but are unable to consume a food item because of medical or other special dietary needs.

Such substitutions may only be made on a case-by-case basis when supported by a statement signed by a recognized medical authority. In Oregon recognized medical authorities include physicians, physician assistants, registered dietitians, nurse practitioners and registered nurses.

For those **non-disabled** participants, the supporting statement by the recognized medical authority shall include:

1. an identification of the medical or other special dietary need that restricts the participant’s diet
2. the food or foods to be omitted from the participant’s diet and the food or choice of foods that may be substituted

**Food Allergies**

Generally, participants with food allergies or intolerances are not “disabled persons” and school districts are not required to make substitutions for them. However, if a physician assesses that food allergies may result in severe, life-threatening reactions (anaphylactic reactions), the participant may then meet the definition of “disabled person” and the foodservice personnel must make the substitutions prescribed by the physician.

**USDA Meal Reimbursement**

Reimbursement for meals served to disabled participants, or to participants with other special dietary needs, are paid at standard meal reimbursement rate. While any additional costs for substituted foods are considered allowable program costs, no additional Child Nutrition Program reimbursement is available. Sources of supplemental funding may include special education funds (if the substituted food is specified in the student’s individualized education program), the general account of the school district, or the nonprofit school foodservice account.

**Student Meal Charges**

There can be **no** additional charges to disabled or non-disabled students for meal substitutions.

**Cooperation**

To ensure that reasonable accommodations are made to allow participants with disabilities or with other special dietary needs to participate in school meal programs, school food service personnel should work closely with the parent(s) or guardian(s) and with all other school, medical and community personnel who are responsible for the health, well-being and education of participants with disabilities or with other special dietary needs.