Reply to Attn. of: CACFP-441

AUG 1 1 1995

Subject: Eligibility of Proprietary Title XIX and XX Centers to Participate in the Child And Adult Care Food Program

To: STATE AGENCY DIRECTORS (Child Nutrition Programs) Colorado DPHE, Iowa, Kansas, Missouri DH, Montana DPHHS, Nebraska ED, North Dakota, South Dakota, Utah and Wyoming

The purpose of this memo is to clarify that the provisions outlined in our CACFP-432 memo dated June 7, 1995 are applicable to the adult day care component of CACFP as well. Therefore, any adult day care center participating as a Title XX center must also meet the conditions described in the June 7 memo. As you are aware, Title XIX is Medicaid funding. It is our understanding that one service Medicaid funds can support is adult day care. The individual the center is considering as a Title XIX participant for CACFP purposes must have adult day care services being paid with Medicaid funds.

In our Region, we have a very limited number of Title XIX or XX adult day care centers participating. However, we did want to clarify this issue for those states that have centers currently participating and for possible future applicants.

Ann C. Degroat
ANN C. DEGROAT
Regional Director
Child Nutrition Programs

FNS FORM-607 (9-91)