ELIGIBILITY FOR CHILDREN OF EMPLOYEES IN A FAMILY DAY CARE HOME

CACFP Policy 08-12

Purpose
To clarify eligibility concerns for children of assistants/employees in a family day care home

Scope
Family day care sponsors and providers participating in the Child and Adult Care Food Program (CACFP)

Description
The USDA national office has received some correspondence on the issue of eligibility for children of hired assistants in a family day care home. In the past, policy may have been interpreted in a way that treated children of hired assistants in the same manner as a “provider’s own” children. However, given the definition of provider’s own children and the specific regulations currently in affect, the following response to the inquiry was made:

A family day care provider offers non-residential child care services out of their home. The group of related or nonrelated individuals that are living as one economic unit with the provider in the provider’s home would be considered a family. The term “provider’s own children” refers to any children who reside in the household, such as provider’s own children by birth or adoption, grandchildren, or housemates’ children, who are part of the economic unit.

An assistant that does not live in the provider’s home is no different than an employee reporting to any other worksite. The assistant’s child is no more the “provider’s own” than any other child in care. For that reason, the child of an assistant should be claimed as non-resident when the child is enrolled in care at the day care home and should be claimed in the appropriate category based upon the tiering status of the home. If the day care home provider is Tier I eligible, then the assistant’s child would be eligible to reimbursement at the Tier I rate. If the provider is Tier II, then the assistant, like any other parent, would need to complete an income eligibility form to determine eligibility.

Conversely, if the assistant caregiver is in fact a member of the household, assuming the role of assistant caregiver doesn't change that status. For example, a day care home provider can't "hire" their spouse (child, roommate, etc.) as an assistant caregiver for an hour a day to avoid considering the assistant’s salary in determining household income for tiering purposes.

Sources
Information dated June 11, 2008, from USDA Midwest Regional Office.