Special Diet Statement For a Participant With a Disability

This Special Diet Statement is ONLY for a participant with a disability that affects the diet. This form must be:

- Thoroughly completed and signed by a licensed physician, physician assistant, or advanced practice registered nurse such as a certified nurse practitioner.
- Submitted to the school/center/site before any meal modifications will be made in the United States Department of Agriculture Child Nutrition Programs.
- Updated whenever the participant's diagnosis or special diet changes.

Part 1: Participant Infor Parent or guardian mus	mation st complete. Please print.			
Participant's Name: Las	Today's Date			
Name of School/Center/	Site Attended	Date of Birth		
Parent/Guardian Name	Home Phone Num	ber Work Phone Number		
Parent/Guardian Addres	SS City	State Zip Code		
Meals or snacks to be eaten at school/center/site: (check all that apply) School: Center/Child Care/Adult Care Center: Site—Summer Food Service Program:				
☐ Breakfast ☐ Lunch ☐ Afterschool Care Program	☐ Breakfast ☐ Lunch ☐ Supper ☐ Snack (am/pm/eve) ☐ Afterschool Meal	☐ Breakfast ☐ Lunch ☐ Supper ☐ Snack		
Parent/Guardian Signatu OR Participant's Signatu		Date:		
school/center/site to c	dian(s)/Participant: You may autho larify this Special Diet Statement w on section at the end of this form.			
Part 2: Participant Status Licensed physician, physician assistant, or advanced practice registered nurse such as a certified nurse practitioner must complete. Please print.				
Participant has a disability and requires a special diet or food accommodation.				
American with Disabilities limits or affects one or m (i.e., digestion, bowel, bl	es Act (ADA) as a person who has a perso	of the Rehabilitation Act (1973) and the obysical or mental impairment that substantially eeing, hearing) and/or major bodily functions endocrine, etc.). Refer to the document titled ility" and "major life activities" which is		
Identify food allerg	pant's disability: y that is life-threatening/anaphylactic life activities" affected by the disabilit	and/or (considered a disability):y		
3 Describe how the	disability restricts the participant's die	/		

Part 3: Dietary Accommodation

Foods to be omitted and foods to be substituted/Other instructions.

Licensed physician must complete. Please print.

Foods to be omitted and substitutions: List specific foods to be omitted and foods to be substituted. You may attach a sheet with additional information.

Foods to be Omitted	Foods to be Substituted	
☐ Texture Modification : ☐ Pureed ☐ Grour	nd Bite-Sized Pieces Other (specify):	
Tube Feeding: Formula Name:		
Administering Instructions:		
Oral Feeding: ☐ No ☐ Yes	If yes, specify foods:	
Other Dietary Modification OR Additional Inst instructions:		
☐ Infant Feeding Instructions (if applicable):		
Signature		
Licensed physician, physician assistant, or adva nurse practitioner must sign and retain a copy o	nced practice registered nurse such as a certified f this document.	
Signature:	Date:	
Credentials (print):		
Clinic/Hospital Name:		
Phone Number:	Fax Number:	

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Voluntary Authorization

A parent/guardian/participant may choose to complete this section giving permission to the licensed physician, physician assistant, or advanced practice registered nurse such as a certified nurse practitioner to discuss and clarify a diet order with a director of a school, center or site.

Note to Parent(s)/Guardian(s)/Participant: As stipulated in FNS Instruction 783, Rev. 2, Section V Cooperation: "When implementing the guidelines of this instruction, food service personnel should work closely with the parent(s)/guardian(s)/participant or responsible family member(s) and with all other medical and community personnel who are responsible for the health, well-being and education of a participant with a disability that affects the diet to ensure that reasonable accommodations are made to allow the individual's participation in the meal service.

This voluntary authorization encourages such cooperation by allowing the following:

- After review of this Special Diet Statement, the school, center or site may need more information or clarification from the physician before it can provide the special diet. By signing this authorization you are permitting the school, center or site to discuss or clarify the diet order with the physician.
- Before any changes agreed to between the director of the school, center or site and physician take place, the parent(s)/guardian(s)/participant need to be informed.
- The changes agreed to will then be incorporated into an amended Special Diet Statement.
- If more information is needed but this authorization statement has not been signed, implementation of the special diet may be delayed.
- If authorization is signed, make a copy of this document before submitting to the school, center or site.

This authorizes the licensed physician, physician such as a certified nurse practitioner to discuss of	assistant, or advanced practice registered nurse or clarify the diet order prescribed for
	(participant's name) with the director at
will remain in effect until the diagnosis has chang	(name of school/center/site). This authorization ged or a new diet order is prescribed.
	y submitting a request in writing to the licensed physician, red nurse such as a certified nurse practitioner who
•	oursuant to this authorization may be subject to rewill no longer be protected under the Health Insurance A) Privacy Rule.
Parent/Guardian Signature: OR Participant's Signature (Adult Day Care)	Date:

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Special Diet Statement Guidance

(For a licensed physician, physician assistant, or advanced practice registered nurse such as a certified nurse practitioner.)

Substitutions or Modifications for Participants with Disabilities Who Are Unable to Consume Regular Program Meals

The provisions requiring substitutions or modifications for persons with disabilities participating in federal child nutrition programs (National School Lunch Program, School Breakfast Program, Child and Adult Care Food Program, Summer Food Service Program).respond to the federal requirements under Section 504 of the Rehabilitation Act of 1973 and the Americans with Disabilities Amendments Act of 2008 which provide that no otherwise qualified individuals shall be excluded from participation in, be denied benefit of, or subjected to discrimination, under any program or activity receiving federal financial assistance, solely on the basis of their disability.

Therefore, substitutions to the meal pattern, or modifications to a food item, are required for those participants with disabilities who are unable to consume the regular meals of a federal child nutrition program

Definition of "disability" (42 U.S. Code Sec. 12102)

Sec. 12102. Definition of disability

As used in this chapter:

(1) Disability

The term "disability" means, with respect to an individual -

- (A) a physical or mental impairment that substantially limits one or more major life activities of such individual;
- (B) a record of such an impairment; or
- (C) being regarded as having such an impairment (as described in paragraph (3)).
- (2) Major life activities
 - (A) In general

For purposes of paragraph (1), major life activities include, but are not limited to, caring for oneself, performing manual tasks, seeing, hearing, eating, sleeping, walking, standing, lifting, bending, speaking, breathing, learning, reading, concentrating, thinking, communicating, and working.

(B) Major bodily functions

For purposes of paragraph (1), a major life activity also includes the operation of a major bodily function, including but not limited to, functions of the immune system, normal cell growth, digestive, bowel, bladder, neurological, brain, respiratory, circulatory, endocrine, and reproductive functions.

(3) Regarded as having such an impairment

For purposes of paragraph (1)(C):

- (A) An individual meets the requirement of "being regarded as having such an impairment" if the individual establishes that he or she has been subjected to an action prohibited under this chapter because of an actual or perceived physical or mental impairment whether or not the impairment limits or is perceived to limit a major life activity.
- (B) Paragraph (1)(C) shall not apply to impairments that are transitory and minor. A transitory impairment is an impairment with an actual or expected duration of 6 months or less.
- (4) Rules of construction regarding the definition of disability

The definition of "disability" in paragraph (1) shall be construed in accordance with the following:

- (A) The definition of disability in this chapter shall be construed in favor of broad coverage of individuals under this chapter, to the maximum extent permitted by the terms of this chapter.
- (B) The term "substantially limits" shall be interpreted consistently with the findings and purposes of the ADA Amendments Act of 2008.
- (C) An impairment that substantially limits one major life activity need not limit other major life activities in order to be considered a disability.
- (D) An impairment that is episodic or in remission is a disability if it would substantially limit a major life activity when active.
- (E)(i) The determination of whether an impairment substantially limits a major life activity shall be made without regard to the ameliorative effects of mitigating measures such as -
 - (I) medication, medical supplies, equipment, or appliances, low-vision devices (which do not include ordinary eyeglasses or contact lenses), prosthetics including limbs and devices, hearing aids and cochlear implants or other implantable hearing devices, mobility devices, or oxygen therapy equipment and supplies;
 - (II) use of assistive technology;
 - (III) reasonable accommodations or auxiliary aids or services; or
 - (IV) learned behavioral or adaptive neurological modifications.
 - (ii) The ameliorative effects of the mitigating measures of ordinary eyeglasses or contact lenses shall be considered in determining whether an impairment substantially limits a major life activity.
 - (iii) As used in this subparagraph -
 - (I) the term "ordinary eyeglasses or contact lenses" means lenses that are intended to fully correct visual acuity or eliminate refractive error; and
 - (II) the term "low-vision devices" means devices that magnify, enhance, or otherwise augment a visual image.

Special Diet Statement (for a participant with a disability)

The determination of whether a participant has a disability, and whether the disability restricts the participant's diet, is to be made by a licensed physician. The Special Diet Statement must identify:

- 1. The participant's disability and an explanation of why the disability restricts the participant's diet.
- 2. Which of the major life activities listed in 7 CFR 15b.3(k) (see above) is affected by the disability.
- 3. The food or foods to be omitted from the participant's diet and the food OR choice of foods that must be substituted.

Note: if the disability requires caloric modifications or the substitution of a liquid nutritive formula, this information must also be included in the statement.

The Special Diet Statement does not need to be renewed on a yearly basis; however, it must reflect the current dietary needs of the participant.

If a participant with a disability only requires a modification in food texture (such as chopped, ground or pureed foods), a physician's written instructions indicating the appropriate food texture is recommended, but not required. However, the sponsoring authority (school/center/site) may apply stricter guidelines requesting that a Special Diet Statement be provided for modifications in texture. Unless otherwise specified by the physician, meals will consist only of food items and quantities that are normally provided in the regular menus.

Food Allergies and Intolerances

Generally, a participant with a food allergy(ies) OR a food intolerance(s) is not considered to be a person with a disability. However, when in the physician's assessment, the allergy to the food could result in a life-threatening (anaphylactic) reaction, the participant is considered to have a disability and food substitutions prescribed by the physician must be provided.

State Law on Lactose Intolerance (for School Nutrition Programs)

The responsibility of a school food authority to provide substitutions for any child with lactose intolerance is specified in state law (Minnesota Statutes section 124D.114). Under this law, a school district or nonpublic school that participates in the National School Lunch Program or School Breakfast Program and receives a written request from a parent/guardian shall make available:

- Lactose-reduced or lactose-free milk; or,
- Milk fortified with lactase in liquid, tablet, granular or other form; or,
- Milk to which lactobacillus acidophilus has been added.

The school is not required to make available any other substitute, such as juice, based on lactose intolerance.