Chapter 14
Administrative Appeals

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Administrative appeals allow applicants/participants, local agencies, and WIC-authorized vendors to appeal decisions made by either the Nutrition Services Branch or by a local agency that affect their present or future participation in WIC. This chapter describes the types of decisions that may be appealed; who may appeal those decisions; procedures for appealing those decisions; denial or dismissal of hearing requests; and hearing official requirements and duties.

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Participant Fair Hearings

A "fair hearing" is the informal dispute resolution process through which an applicant or participant may appeal a state or local agency action which results in a claim against the individual for repayment of the cash value of improperly issued benefits, the individual's denial of participation in WIC, or the individual’s disqualification from the WIC Program. Refer also to Chapter 6 for information on participant notifications, participant abuse, and recovery of funds.

It is a federal requirement that applicants/participants be informed of their right to a fair hearing.

### Notification of The Right to A Fair Hearing

- **Fair Hearing Posters.** “Fair Hearing” posters can be ordered from the Nutrition Services Branch (refer to Chapter 1 for ordering information). Local agencies must display a “fair hearing” poster in a prominently visible, easy-to-read location wherever:
  - WIC applications are accepted,
  - participants are certified, and
  - eWIC cards are issued.

- **Written/Oral Notification of the Right to a Fair Hearing.** Local staff are required to inform every current and potential WIC participant of their right to a fair hearing:
  - in writing at the time of application;
  - in writing whenever the applicant/participant is determined ineligible;
  - in writing at the time of assessment of a claim for repayment of the cash value of improperly issued Program benefits; and
  - in writing, not less than 15 days before the suspension or disqualification of a participant during a certification period (except for disqualification for failure to pick up supplemental foods or food instruments).

The written notification of fair hearing must include:

- a statement of the right to a fair hearing;
- an explanation of how to request a fair hearing, including the time frame for appeal;
- who may represent the individual; and
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- the civil rights statement.

- **Documentation of Notification of the Right to a Fair Hearing.** Local agencies must document the giving of this notification (oral or written) in the WIC Crossroads System (Refer to the WPM Chapter 6D Certification/Participation-Participation Notification for guidance on documenting notifications).

**Request for A Fair Hearing.**
The request for a fair hearing may be made by the individual affected by the action or by the individual's parent, caretaker, or any other person acting on their behalf.

- **Who Can Receive a Fair Hearing Request?** The request for a fair hearing may be made to any of the following individuals.

  - Local Agency. The local health director and the WIC director are both authorized to accept a request for a fair hearing. Other staff members who receive such a request shall provide assistance by immediately forwarding the request to a person authorized to accept the request.

  - Nutrition Services Branch. The Head of the Nutrition Services Branch (who is also the State WIC Director) is authorized to receive a request for a fair hearing. If the applicant/participant makes the request of Nutrition Services Branch staff other than the state WIC Director, the staff member must inform the state WIC Director immediately. Contact information is:

    State WIC Director  
    Nutrition Services Branch  
    5601 Six Forks Road  
    1914 Mail Service Center  
    Raleigh, NC 27699-1914  
    Telephone 919-707-5800

- **Time Frame of Request.** The request for a fair hearing must be made within 60 days from the date the applicant or participant is given notice of the adverse action. If the notification is mailed, this time period shall begin on the date the notification was mailed.

- **Documentation of Request.**

  - Written Requests. If the original request is made in writing to the local agency, the individual receiving the request shall retain a photocopy and send the original to the Nutrition Services Branch immediately.

  - Verbal Requests. If a verbal request is received, the individual receiving the request shall document the request in writing, retain a photocopy of the request, and immediately send the original to the Nutrition Services Branch. The documentation must include at a minimum:
DENIAL OR DISMISSAL OF A REQUEST FOR A FAIR HEARING

The Nutrition Services Branch may deny or dismiss a request for a fair hearing only if:

- the request is not received within 60 days of the date of notification of the adverse action;
- the request is withdrawn in writing by the individual or their representative;
- the request is verbally withdrawn by the individual or the parent, caretaker, or any other person acting on their behalf during conversation with the agency official. Within 10 days of this verbal withdrawal request, the Nutrition Services Branch Head shall send a letter to the individual and the local WIC agency summarizing the events which lead to the withdrawal of the request. This letter shall include notification of the individual’s right to reinstate the request for a fair hearing if the request to reinstate is made within 60 days of notification of the adverse action.
- the individual or the individual’s parent, caretaker, or any other person acting on their behalf fails to appear at the scheduled hearing unless the failure to appear was due to circumstances beyond the control of the individual or the individual’s representative;
- the request is made in reference to the tailoring of the food package;
- the initial action assessing a claim for the cash value of improperly issued Program benefits or denying participation or disqualifying from the program has been reversed by the local WIC agency or the state agency, resulting in the provision of program benefits to the individual; and/or
- the individual has been denied participation by a previous hearing and cannot provide evidence that circumstances relevant to Program eligibility have changed in such a way as to justify a hearing.

CONTINUATION OF WIC PROGRAM BENEFITS DURING AN APPEAL

- **When Benefits Can Be Continued.** WIC Program benefits shall be continued during appeal when the request for a hearing is received within 15 days of notification of one of the following adverse actions:
▪ disqualification from the program for abuse during a certification period; or

▪ determination of ineligibility during a certification period due to a change in residential eligibility or in income eligibility (due to a mid-certification reassessment).

When benefits are continued during an appeal, the individual shall continue to receive benefits until an adverse hearing decision is reached or the certification period expires, whichever occurs first.

When Benefits Cannot Be Continued. WIC Program benefits shall not be continued when a fair hearing is requested:

▪ more than 15 days after the date of notification of the adverse action;

▪ by individuals who are denied benefits at the initial or subsequent determination of WIC eligibility if the previous certification period has expired; and/or

▪ by applicants/participants who are or who become categorically ineligible.

Notice and Scheduling of The Fair Hearing
Within 10 days of receipt of the request for a fair hearing, the Nutrition Services Branch must notify the party requesting the hearing and the local WIC agency in writing that a request for a hearing has been received.

The Nutrition Services Branch must hold a hearing within three (3) weeks of the request at a place and time that is convenient for the individual requesting the hearing. Written notice of the hearing must be given to everyone involved at least 10 days in advance of the hearing.

The notice to the applicant/participant shall include a stamped envelope with the return address of the Nutrition Services Branch with a request that it be returned indicating whether the time and place for the hearing is satisfactory. If the arrangements are not satisfactory, the Nutrition Services Branch shall set a new time and date for the hearing. If a response is not received at least 24 hours prior to the time proposed for the hearing, it will be assumed that the time and place are satisfactory.

The written notice shall contain:

▪ a simplified explanation of the procedure for the hearing;

▪ a statement of the date, hour, place and nature of the hearing;

▪ a reference to the particular sections of the statutes and rules involved;

▪ a short and plain statement of the factual allegations.
Hearing Officer
The Director of the Division of Public Health shall designate a representative who did not participate in taking the action under appeal to be the hearing officer. The hearing officer shall:

- preside over the informal proceeding;
- ensure that all relevant issues are considered;
- request, receive and insert into the hearing record all evidence determined necessary to reach a decision;
- conduct the meeting in accordance with due process and ensure an orderly hearing;
- order, if relevant and necessary, an independent medical assessment or professional evaluation for the applicant/participant from a source mutually satisfactory to all parties to the hearing; and
- issue a decision.

Hearing Procedures
The applicant/participant, the State WIC Agency, and the local WIC agency may have witnesses. Any party to the hearing may:

- be assisted or represented by an attorney or other person;
- examine, prior to and during the hearing, the documents and records presented to support the action under appeal;
- present any oral or documentary evidence and arguments;
- question or refute any testimony or other evidence; and
- submit evidence to establish pertinent facts and circumstances in the case.

The individual requesting the hearing or their representative shall have the right to request a continuance if they notify the hearing officer by telephone or in writing at least 48 hours before the original hearing date. If the individual requesting the hearing or the representative fails to attend the scheduled hearing or fails to request a continuance from the hearing officer by telephone or in writing at least 48 hours before the original hearing date, the individual waives any right to a hearing and the original action of the agency shall become final unless
the failure to attend the hearing without requesting a continuance was due to circumstances beyond the control of the individual or the individual's representative.

**Hearing Decision**
The fair hearing decision shall be made by the hearing officer and shall be based only on the oral and documentary evidence presented at the hearing and applicable state statutes and rules and federal laws and regulations and shall be made a part of the hearing record by the hearing officer.

- **Notification of the Decision.** The hearing officer shall notify in writing the applicant/participant or their designated representative, the local WIC agency, and the Nutrition Services Branch of the decision within 45 days from the date of the request for the hearing.

- **Impact of Decision.** The decision shall be binding on the local WIC agency.
  - If the decision is in favor of the applicant/participant and benefits were denied or discontinued, benefits shall begin within two business days after issuance of the decision.
  - If the decision concerns disqualification and is in favor of the agency, as soon as administratively feasible, any continued benefits shall be terminated as decided by the hearing official.
  - If the decision is regarding repayment of benefits and is in favor of the agency, the agency shall resume its efforts to collect the claim.

- **Report of Hearing.** The hearing officer shall prepare a recording of testimony and exhibits, or an official report containing the substance of what transpired at the hearing which, together with all papers and requests filed in the proceeding and the written fair hearing decision, shall constitute the exclusive hearing record. All hearing records shall be retained.

  The names and addresses of all individuals who participate in a fair hearing must be kept confidential. Upon request by any member of the public, a copy of all hearing records and decisions in a form that does not identify individuals shall be prepared by the Nutrition Services Branch and be available for inspection and copying.

- **Appeal Rights.** When the decision of the fair hearing is communicated to the applicant/participant, the communication will include information on any further appeal rights available to the applicant/participant.
Contested Case Hearings

In certain situations, the State WIC Program may decide to take adverse action against a vendor or local agency. In some cases, this action may be appealed by the vendor or local agency.

- **Notification Of Action And The Right To A Contested Case Hearing**
  If the Nutrition Services Branch decides to take action against a WIC vendor or local WIC agency or attempts to disqualify a vendor or local WIC agency, it will send a letter to that vendor or local agency describing the reason(s) for the action being taken, the effective date of the action, and his/her right to a Contested Case Hearing, if applicable. The Nutrition Services Branch will provide information in the letter about how to file a petition for a Contested Case Hearing with the Office of Administrative Hearings (OAH). Information about the Office of Administrative Hearings can be found at: [http://www.ncoah.com/](http://www.ncoah.com/)

- **Request For An Appeal**
  - **Vendor Appeals.** Vendors may request a contested hearing for a variety of State Agency actions. Refer to Chapter 11 for more information on vendor appeals. The vendor who is appealing to the OAH must file the petition within 30 days after receipt of the notice of the action being contested. The vendor must also serve a copy of the petition on the Office of General Counsel for the Department of Health and Human Services.

  - **Local Agency Appeals.** Local Agencies may request a contested hearing for three reasons; denial of a local agency’s application, disqualification of a local agency, and any other adverse action that affects a local agency’s participation. The local agency appealing to the OAH must file the petition within 30 days after receipt of the notice of the action being contested. A copy of the petition must also be served on the Office of General Counsel for the Department of Health and Human Services.

- **Continuation Of Responsibilities**
  An appeal shall not relieve the authorized WIC vendor or local agency that is permitted to continue Program operations while its appeal is in process from the responsibility of continued compliance with the terms of any written agreement or contract with the state or local agency and WIC Program rules, regulations, and law.

- **Hearing Officer**
  The hearing officer for Contested Case Hearings is an administrative law judge assigned to the case by the Office of Administrative Hearings, a fully independent office within the North Carolina state government. The administrative law judge makes the final decision on each case.

- **Contested Case Hearing Procedure**
  Contested Case Hearings are conducted in accordance with Article 3, Chapter 150B, of the North Carolina General Statutes and the Rules of the Office of Administrative Hearings, Hearing Division. A party may represent himself or be represented by an attorney at the hearing. A party may offer testimony and other evidence relevant to the case. The
administrative law judge issues a written final decision that is sent to all of the parties. The written final decision contains any further appeal rights available to the parties.

- **Local Agency Responsibilities During A Vendor Contested Hearing**
  Local agencies have several responsibilities in regard to vendor contested case hearings. They must:

  - provide information requested by the State Agency or the attorney;
  - testify at a contested case hearing if asked;
  - keep in touch with Nutrition Services Branch about the progress of a contested case hearing;
  - collect the vendor stamp from a disqualified vendor once the contested case hearing is completed and the agency action is upheld; and
  - forward the vendor stamp to the Nutrition Services Branch.