Effective October 1, 2004

Policy No. WV:01.0

Contract/Policy Violations

Purpose

To describe state agency (SA) procedures for monitoring compliance by vendors with the Vendor Agreement and WIC Program policies and to inform vendors of sanctions which will be imposed by the SA for noncompliance.

Authority

7 CFR Part 246; 25 Texas Administrative Code, Chapter 31; WIC Vendor Agreement

Policy

Vendors who fail to comply, either intentionally or unintentionally, with the Vendor Agreement and/or policies of the WIC Program shall be sanctioned. The SA shall document the circumstances of a vendor's noncompliance. Sanctions shall be imposed consistently among vendors and shall be fully documented.

Procedure

- I. The SA shall routinely monitor the operations of authorized WIC vendors during the term of their Vendor Agreements.
 - A. Monitoring techniques employed shall include but are not limited to:
 - 1. Routine on-site store reviews;
 - 2. On-site inspections by a city, county, district or state health authority;
 - Covert in-store compliance buys by representatives of the SA; and/or
 - 4. Invoice audits.

Effective October 1, 2004

- B. Criteria to be used by the SA to initiate an invoice audit and/or compliance buy shall include but are not limited to:
 - 1. Price differences identified as a result of the on-site store review;
 - 2. Apparent discrepancy in vendor's in-store stock compared to the volume of WIC redemptions; or
 - 3. Indicators that the vendor is "high risk".
- C. "High risk" vendors High risk vendors are those which the SA has determined pose the highest risk of non-compliance with the Vendor Agreement and/or policies.
- II. Monitoring by routine on-site store reviews may be conducted by a SA representative.
 - A. The SA representative shall compare the prices obtained during the review to at least one recently submitted claim.
 - B. All identified overcharges from the prices obtained during the review shall be recovered and a written warning or more serious sanctions, if appropriate, shall be transmitted to the vendor.
 - C. During the on-site store review, the SA representative shall identify him/herself to store personnel and assess the store utilizing the following procedures:
 - 1. Collect shelf prices and verify that prices are prominently displayed for authorized WIC products.
 - 2. Ask the store personnel to see transacted WIC food instruments in the register(s) or otherwise on the premises for examination of the following:
 - a. instruments have all been priced;
 - b. acceptance dates within the valid period;
 - c. vendor identification on the food instrument; and
 - d. participant or proxy signatures are on the food instruments.

- 3. Examine the adequacy of stock.
- 4. Examine expiration dates on WIC food items.
- 5. Examine WIC signage at the store.
- 6. Examine adherence to declared traditionally "Least Expensive Brands."
- III. Monitoring by On-Site Inspections by a Health Authority
 - A. The vendor may receive an on-site inspection by a public health authority for compliance with the Health and Safety Code.
 Violations may result in a disqualification from the WIC Program in addition to any other penalties as a result of non compliance with the Health and Safety Code.
 - B. If it is determined by inspection or other means that an authorized WIC vendor purchased infant formula from a wholesale distributor that is not licensed in Texas, other than directly from the manufacturer:
 - 1. A warning shall not be issued.
 - 2. One incident shall result in the disqualification of the vendor for one year.
 - 3. The SA shall not accept a CMP in lieu of disqualification.
 - 4. If the vendor receives a second sanction for this violation, the vendor shall be disqualified for two additional years.
- IV. Monitoring by Invoice Audit
 - A. The SA may request up to 12 months of the most current purchase invoices from a vendor for analysis.
 - 1. The vendor shall be given 60 days from receipt of the written request to submit purchase invoices to the SA, as time is of the essence.
 - 4. The vendor's failure to supply purchase invoices to the SA within the 60 day period shall result in disqualification from the program in accordance with the Vendor Agreement.
 - 5. Additional purchase invoices/records shall not be accepted

Effective October 1, 2004 Policy No. WV:01.0

by the SA after expiration of the 60 day period.

- B. Required components of an acceptable purchase invoice:
 - 1. The purchase invoice shall reflect the name and address of the wholesaler or supplier, date of the purchase, list of the items purchased, size, stock number, quantity, unit price, and dollar extension for the quantity purchased.
 - 2. Retail cash tickets shall include the name and address of the store or a code number by which the store location can be identified, the date of purchase, description of the exact items purchased, the unit price of the items purchased and the total amount purchased.
 - a. cash tickets which do not completely describe the actual item shall have a computer code which can be verified by contacting the store at which the merchandise was purchased.
 - b. cash tickets which do not specifically identify the product purchased shall be signed by the store manager and the manager shall be required to list the exact WIC items purchased (brand, type, and size) on the back of the receipt.
 - 3. Affidavits, Statements of Fact, and oral statements shall not be accepted as evidence of inventory. Only purchase invoices or retail cash tickets as described in item B.1 and B.2 of this section shall be accepted as evidence of inventory.
- C. Invoice Audit Sanctions
 - If acceptable purchase invoices do not support amounts paid to the vendor for WIC claims submitted to the SA, the SA shall recover the monies overpaid to the vendor.
 - 2. Unsubstantiated WIC sales of 1% or less of the audited WIC sales per 12 month period shall result in a written warning issued to the vendor by the SA.
 - 3. Unsubstantiated WIC sales exceeding 1% per 12 month period shall constitute a pattern of violations and shall

Effective October 1, 2004

Policy No. WV:01.0

result in disqualification of the vendor for three years.

- 4. The SA shall not accept a Civil Money Penalty (CMP) in lieu of disqualification unless it determines inadequate participant access to other authorized vendors in the area.
- V. Monitoring by Compliance Buys
 - A. Definition of a compliance buy: A covert in-store investigation by one or more SA representatives posing as WIC participants or the parent/guardian/proxy of WIC participants using WIC food instruments to test the vendor's compliance with the Vendor Agreement, program policies, and/or rules. The SA representative does not reveal to store personnel that he/she is a SA representative during the visit.
 - 1. If one or more violations are detected during a compliance buy, a notice of an in-store violation will be sent to the vendor via facsimile within two weeks after the monitor returns to the WIC office. If one or more additional violations are subsequently detected based on the food instruments submitted for reimbursement by the vendor, but prior to the completion of the investigation, no facsimile notification will be sent to the vendor.
 - A letter will be sent to the vendor detailing the results of the compliance buys whether or not a facsimile notice was sent.
 - 3. If necessary, one or more follow-up compliance buys are conducted after a warning is received by the vendor and in such case the vendor will be revisited no sooner than 60 days from the date of receipt of the warning.
 - 4. If necessary, follow-up compliance buys will be conducted until two passes with no violations or noncompliance is established. Both the initial and follow-up compliance buys will be considered in determining whether sanctions are applicable. The initial and follow-up buys and subsequent follow-up period constitute a single investigation.

Effective October 1, 2004

Policy No. WV:01.0

- B. Definition of a positive pass: A compliance buy pass in which evidence of a violation of the Vendor Agreement, program policies, and/or rules is obtained.
- C. A compliance buy will test for, but not be limited to, areas of potential non-compliance as follows:
 - A SA representative may attempt to transact WIC food instruments for unauthorized package/product sizes, unauthorized food items, unauthorized brands of food items, non-food items, excess quantity of foods, credit (including rain checks which are not allowable), and/or cash.
 - 2. A SA representative may also test for overcharging, being charged for foods not received, and/or compliance with the vendor's declared traditionally least-expensive brands of juice and milk products and the related requirement that prices for WIC-approved foods be prominently displayed either on the food item, on the shelf where the food item is displayed, or otherwise displayed where WIC participants can easily see them.
 - 3. A SA representative may also test for other violations of other policies and the Vendor Agreement.
- D. The SA shall permanently disqualify a vendor convicted of trafficking in food instruments or selling firearms, ammunition, explosives, or controlled substances (as defined in section 102 of the Controlled Substance Act (21 U.S.C. 802)) in exchange for food instruments. A vendor is not entitled to receive any compensation for revenues lost as a result of such violation.

The SA shall disqualify a vendor for six years for:

- 1. One incidence of buying or selling food instruments for cash (trafficking); or
- 2. One incidence of selling firearms, ammunition, explosives, or controlled substances as defined in 21 U.S.C. 802, in exchange for food instruments.

Effective October 1, 2004

Policy No. WV:01.0

For redemption of WIC food instruments for cash (trafficking), firearms, ammunition, explosives, and/or controlled substances:

- 1. The unauthorized item(s) shall not be paid.
- 2. A warning shall not be issued.
- 3. The SA shall not accept a CMP in lieu of disqualification unless it determines inadequate participant access to other authorized vendors in the area will result from such a disqualification.
- 4. If the vendor receives a second sanction for this violation, the second sanction shall be doubled.
- 5. Sanctions for subsequent violations after the second sanction shall also be doubled.
- 6. A vendor convicted by a court of law for any of these violations shall be permanently disqualified.
- 7. The SA shall not accept a CMP in lieu of permanent disqualification.
- E. For redemption of WIC food instruments for alcohol or alcoholic beverages or tobacco products:
 - 1. The unauthorized item(s) shall not be paid.
 - 2. A warning shall not be issued.
 - 3. One incident shall result in the disqualification of the vendor for three years.
 - 4. The SA shall not accept a CMP in lieu of disqualification unless it determines inadequate participant access to other authorized vendors in the area will result from such a disqualification.
 - 5. If the vendor receives a second sanction for this violation, the second sanction shall be doubled.
 - 6. Sanctions for subsequent violations after the second sanction shall also be doubled.
- F. For redemption of food instruments which indicate charging the SA more than the customary selling price charged other customers, the overcharges shall not be paid. For charging the SA more than the customary selling price charged other

Effective October 1, 2004	Policy No. WV:01

customers for the same items by more than 10% per item:

- 1. One positive compliance buy pass will result in a single written warning to the vendor.
- 2. Follow-up compliance buys may be conducted after the warning has been received by the vendor.
- 3. Three or more positive passes shall constitute a pattern.
- 4. A pattern of violations shall result in disqualification for three years.
- 5. The SA shall not accept a CMP in lieu of disqualification unless it determines inadequate participant access to other authorized vendors in the area will result from such a disqualification.
- 6. If there is a difference between the posted shelf price on an item and the price charged by the computerized store system where the food items selected are scanned for pricing, then the scanned price will be deemed the "customary selling price."
- G. For redemption of food instruments which indicate charging for foods not received by the food instrument recipient:
 - 1. The charge for a food item not received shall not be paid.
 - 2. One positive compliance buy pass will result in a single written warning to the vendor.
 - 3. Follow-up compliance buys may be conducted after the warning has been received by the vendor.
 - 4. Three or more positive passes shall constitute a pattern.
 - 5. A pattern of violations shall result in disqualification for three years.
 - 6. The SA shall not accept a CMP in lieu of disqualification unless it determines inadequate participant access to other authorized vendors in the area will result from such a disqualification.
- H. For acceptance of food instruments at an unauthorized vendor outlet and submitting these food instruments to the SA for payment through an alternate authorized vendor outlet:
 - 1. The food instruments shall not be paid.

.0

- 2. One incident shall result in a single written warning to the vendor.
- 3. Three or more incidents shall result in disqualification of the vendor outlet for three years.
- 4. The unauthorized vendor outlet shall not be eligible to apply for WIC authorization for:
 - a. three years from the date of the vendor outlet's receipt of SA notification; or
 - b. if the vendor outlet is currently disqualified from the Program for a period in excess of three years, the longer period shall apply.
- 5. The SA shall not accept a CMP in lieu of disqualification unless it determines inadequate participant access to other authorized vendors in the area will result from such a disqualification.
- 6. If the vendor receives a second sanction for this violation, the second sanction will be doubled.
- 7. Sanctions for subsequent violations after the second sanction shall also be doubled.
- I. For acceptance of WIC food instruments prior to authorization of an outlet and subsequently submitting the food instruments for payment after authorization:
 - 1. The food instruments shall not be paid.
 - 2. One incident shall result in a single written warning to the vendor.
 - 3. Three or more incidents shall constitute a pattern.
 - 4. A pattern of violations shall result in disqualification of the vendor for three years.
 - 5. The SA shall not accept a CMP in lieu of disqualification unless it determines inadequate participant access to other authorized vendors in the area will result from such a disqualification.
 - 6. If the vendor receives a second sanction for this violation, the second sanction will be doubled.
 - 7. Sanctions for subsequent violations after the second sanction shall also be doubled.

Effective October 1, 2004

- J. For redemption of food instruments for credit, issuance of rain checks, and/or providing non-food items other than alcohol or alcoholic beverages, cash, tobacco products, firearms, ammunition, explosives, and/or controlled substances as defined in 21 U.S.C. 802:
 - 1. The unauthorized item(s) shall not be paid.
 - 2. One positive compliance buy pass will result in a single written warning to the vendor.
 - 3. Follow-up compliance buys may be conducted after the warning has been received by the vendor.
 - 4. Three or more positive passes shall constitute a pattern.
 - 5. A pattern of violations shall result in disqualification for three years.
 - 6. The SA shall not accept a CMP in lieu of disqualification unless it determines inadequate participant access to other authorized vendors in the area will result from such a disqualification.
 - 7. If the vendor receives a second sanction for this violation, the second sanction will be doubled.
 - 8. Sanctions for subsequent violations after the second sanction shall also be doubled.
- K. For forging the food instrument recipient's signature and/or validation information on the WIC food instrument:
 - 1. The food instrument shall not be paid.
 - 2. One incident shall result in a single written warning to the vendor.
 - 3. A second incident shall result in disqualification of the vendor for three months.
 - 4. The SA will accept a CMP in lieu of disqualification.
 - 5. The SA reserves the right to detect forgeries through means other than compliance buys.
- L. For acceptance of food instruments at an authorized vendor outlet and submitting these food instruments to the SA for payment through an alternate authorized outlet, a written

Effective October 1, 2004

Policy No. WV:01.0

warning shall be issued to the vendor.

For the following Procedures IV. M-X the vendor will receive two warnings, one after each pass in which a violation occurs that does not require immediate disqualification.

- M. For redemption of WIC food instruments for non-contract formula not authorized or imprinted on the food instrument:
 - 1. The food instrument(s) shall not be paid.
 - 2. Three or more positive passes shall constitute a pattern.
 - 3. A pattern of violations shall result in disqualification for one year.
 - 4. The SA shall not accept a CMP in lieu of disqualification unless it determines inadequate participant access to other authorized vendors in the area will result from such a disqualification.
 - 5. If the vendor receives a second sanction for this violation, the second sanction will be doubled.
 - 6. Sanctions for subsequent violations after the second sanction shall also be doubled.

N. For redemption of WIC food instruments for unauthorized food items or package sizes of food other than formula and/or charging for quantities of foods provided in excess of those authorized on the food instrument:

- 1. The unauthorized item(s) shall not be paid.
- 2. Three or more positive passes shall constitute a pattern.
- 3. A pattern of violations shall result in disqualification for one year.
- 4. The SA shall not accept a CMP in lieu of disqualification unless it determines inadequate participant access to other authorized vendors in the area will result from such a disqualification.
- 5. If the vendor receives a second sanction for this violation, the second sanction will be doubled.
- 6. Sanctions for subsequent violations after the second sanction shall also be doubled.

Effective October 1, 2004

- O. For failure to enter all prices onto a food instrument at the time of purchase:
 - 1. Three or more positive passes shall constitute a pattern.
 - 2. A pattern of violations shall result in disqualification for one month.
 - 3. The SA will accept a CMP in lieu of disqualification.
- P. For failure to prominently display the shelf prices of all WICauthorized foods:
 - 1. Three or more positive passes shall constitute a pattern.
 - 2. A pattern of violations shall result in disqualification for one month.
 - 3. The SA will accept a CMP in lieu of disqualification.
- Q. For redemption of WIC food instruments for juice and/or milk other than the declared least expensive brand when the declared juice and/or milk items are in stock:
 - 1. Three or more positive passes shall constitute a pattern.
 - 2. A pattern of violations shall result in disqualification for one month.
 - 3. The SA will accept a CMP in lieu of disqualification.
- R. For accepting food instruments outside of their valid period:
 - 1. Three or more positive passes shall constitute a pattern.
 - 2. A pattern of violations shall result in disqualification for one month.
 - 3. The SA will accept a CMP in lieu of disqualification.
- S. For failing to offer WIC customers the same courtesies and discounts offered to other customers such as manufacturers' cents-off coupons or trading stamps:
 - 1. Three or more positive passes shall constitute a pattern.
 - 2. A pattern of violations shall result in disqualification for one month.
 - 3. The SA will accept a CMP in lieu of disqualification.

Effective October 1, 2004

- T. For seeking restitution from participants for invalidated food instruments:
 - 1. Three or more positive passes shall constitute a pattern.
 - 2. A pattern of violations shall result in disqualification for one month.
 - 3. The SA will accept a CMP in lieu of disqualification.
- U. For failing to label declared traditionally least expensive brands:
 - 1. Three or more positive passes shall constitute a pattern.
 - 2. A pattern of violations shall result in disqualification for one month.
 - 3. The SA will accept a CMP in lieu of disqualification.
- V. For improperly labeling WIC foods as follows:
 - 1. Labeling juice or milk as WIC approved when it is not the declared least expensive brand, unless the vendor is temporarily out of the declared least expensive brand;
 - 2. Labeling a food as WIC approved when it is not authorized; and
 - 3. Labeling a food as WIC approved while failing to label other WIC approved foods within the same category, such as labeling a house brand cereal but not other WIC approved brands of cereal.
 - a. three or more positive passes shall constitute a pattern.
 - b. a pattern of violations shall result in disqualification for one month.
 - c. the SA will accept a CMP in lieu of disqualification.
- W. For refusing to issue an authorized item in an authorized size when the price falls within the "not to exceed price."
 - 1. Three or more positive passes shall constitute a pattern.
 - 2. A pattern of violations shall result in disqualification for one month.
 - 3. The SA will accept a CMP in lieu of disqualification.

Effective October 1, 2004

- X. For not allowing a WIC participant or proxy to refuse an authorized product:
 - 1. Three or more positive passes shall constitute a pattern.
 - 2. A pattern of violations shall result in disqualification for one month.
 - 3. The SA will accept a CMP in lieu of disqualification.
- VI. The SA may review or assess any authorized vendor outlet at any time during the vendor's agreement period using the selection criteria in effect at the time of the review or reassessment. If the vendor outlet fails to meet selection criteria at the time the SA conducts a review, the SA shall either issue a warning or disqualify the vendor depending on the severity of the violation. If the vendor outlet fails a second time within a 12 month period to meet selection criteria at the time the SA does a reassessment, the SA shall terminate the Vendor Agreement for that outlet. If, at the time of the assessment, the vendor charges prices in excess of those allowed by the selection criteria, the vendor shall repay the excess charges to the SA.
- VII. A vendor's termination of the Vendor Agreement after having received notification by the SA of a violation shall not deprive the SA of jurisdiction to impose sanctions for Program violations as set forth in this policy (WV:01.0). If the outlet/vendor fails to request a hearing according to 25 TAC, Section 31.36, the SA shall impose the sanction proposed in the notice to the vendor.
- VIII. The vendor shall be provided a written notice of administrative action containing the results of any on-site store review, invoice audit, and/or compliance buy and any resultant Program violations and sanctions.
- IX. Civil Money Penalty (CMP)
 - A. Vendors may request a CMP as an alternative to disqualification for six months or less. Prior to a hearing on the matter, the outlet/vendor may choose either to accept the disqualification or to pay the CMP. Following a hearing, the hearing examiner on

Effective October 1, 2004

Policy No. WV:01.0

behalf of the SA, may uphold a disqualification or allow a CMP ranging from the minimum of the pre-hearing amount as calculated, but may also include all the administrative costs of the SA associated with preparing and conducting the hearing.

- B. For violations resulting in a disqualification of one but not more than six months, the CMP shall be calculated as follows:
 - Determine the vendor's average monthly redemptions for the most current six-month period available and multiply by 0.10 (10%) and multiply the resulting amount by the number of months the vendor would have been disqualified.
 - 2. The amount of the resulting CMP shall not exceed \$10,000 for any number of violations within a violation type nor more than \$40,000 as part of a single investigation.
- C. One or more violations within a violation type during one compliance buy or one routine monitoring visit shall be considered one violation.
- D. If more than one violation type rises to the level of a pattern, the CMP will be calculated based on the offense for which the most severe sanction would be required.
- E. A vendor may not pay a CMP in lieu of a proposed disqualification period longer than six months unless the SA determines that disqualification would result in inadequate participant access to other vendors in the area.
- F. The determination by the SA regarding inadequate participant access is not subject to administrative review.
- G. If the SA determines disqualification would result in inadequate participant access, the CMP shall be calculated as follows except for violations that warrant permanent disqualification:

WIC Policy and Procedures Manual

Effective October 1, 2004

- 1. Determine the vendor's average monthly redemptions for the most current six-month period available and multiply by 0.10 (10%); multiply the resulting amount by the number of months the vendor would have been disqualified.
- 2. The amount of the resulting CMP shall not exceed \$10,000 for any number of violations within each violation type nor more than \$40,000 as part of a single investigation.
- H. When during the course of a single investigation, the SA determines a vendor has committed multiple violations, the SA shall, in the event of a determination of inadequate participant access, impose a CMP for violations within each violation type. The total amount of the CMPs imposed shall not exceed \$40,000.
- I. If the vendor receives a second disqualification for the following violations as defined in this policy and elects to pay a CMP, the CMP shall be doubled but shall not exceed \$40,000:
 - 1. Redemption of food instruments for non-contract formula not authorized nor imprinted on the food instrument;
 - 2. Redemption of food instruments for unauthorized brands or package sizes of food and/or charging for quantities of foods provided in excess of those authorized on the food instrument;
 - 3. Redemption of food instruments for other than the declared least expensive brands of milk and/or juice when the declared items are in stock;
 - 4. Redemption of food instruments for unauthorized foods;
 - 5. Redemption of food instruments for foods not received;
 - 6. Charging the SA more than the customary selling price charged other customers by more than 10% per item for the same items;
 - 7. Redemption of food instruments for credit, including rain checks, and/or non-food items other than alcohol, alcoholic beverages, cash, tobacco products, firearms, ammunition, explosives, controlled substances;
 - 8. Redemption of food instruments for cash (trafficking),

Effective October 1, 2004

Policy No. WV:01.0

firearms, ammunition, explosives, or controlled substances;

- 9. Redemption of food instruments outside authorized channels; and/or
- 10. Unsubstantiated WIC sales exceeding 1%.
- J. No CMP shall be accepted in lieu of a third and subsequent sanction(s) for violations listed in item I. of this section.
- K. The SA may agree to accept CMPs paid in installments as appropriate. If the vendor does not pay, pays only partially, or fails to pay a CMP assessed in lieu of disqualification in a timely manner, the SA shall disqualify the vendor for the length of the disqualification corresponding to the violation for which the CMP was assessed.
- X. Disqualification for violations identified during one contract period may be imposed in a subsequent contract period, if the vendor has been notified in writing at least 15 days prior to the disqualification period.
- XI. For violations requiring more than one incident to establish a pattern of noncompliance, the number of incidents shall be aggregated by type. The most severe sanction applicable among all the violation types shall be imposed.
- XII. Disqualification from the Food Stamp Program shall result in an automatic disqualification of the same duration from the WIC Program. The disqualification shall be for the same length of time as the Food Stamp Program disqualification, may begin at a later date than the Food Stamp Program disqualification, and is not subject to administrative or judicial review under the WIC Program.
- XIII. The SA shall disqualify a vendor who has been assessed a CMP in the Food Stamp Program based on hardship, as provided by Food Stamp Program regulations, 7 CFR §278.6.

WIC Policy and Procedures Manual

Effective October 1, 2004

- A. The length of the disqualification shall correspond to the period for which the vendor would otherwise have been disqualified in the Food Stamp Program.
- B. If the SA determines that inadequate participant access would result, no disqualification shall be imposed.
- XIV. A vendor's disqualification from the WIC Program may result in disqualification of the vendor's food stamp authorization, which is not subject to administrative or judicial review under Food Stamp Program regulations, 7 CFR §278.6(e)(8).
- XV. A vendor being disqualified shall be given at least 15 days prior notice before the proposed disqualification becomes effective, unless specifically excepted in this section:
 - A. The SA will provide administrative reviews for any adverse action affecting participation as defined in 25 TAC, §31.36, with the following exceptions:
 - 1. The validity or appropriateness of the SA's vendor limiting or selection criteria;
 - 2. The validity or appropriateness of the SA's participant access criteria and the SA's participant access determination.
 - 3. The SA's determination whether a vendor had an effective policy and program in effect to prevent trafficking and that the ownership of the vendor was not aware of, did not approve of, and was not involved in the conduction of the violation;
 - Denial of authorization if the SA's vendor authorization is subject to the procurement procedures applicable to the SA'
 - 5. Expiration of the vendor agreement;
 - Disputes regarding food instrument payments and vendor claims (other than the opportunity to justify or correct a vendor overcharge or other errors, as permitted by 7 CFR §246.12(k)(3);
 - 7. SA disqualification of a vendor based on a disqualification or CMP imposed by the Food Stamp Program; and

Effective October 1, 2004

- B. Disqualifications which take effect upon receipt by the vendor of the notice of disqualification from the SA and which do not require 15 days prior notice include the following:
 - 1. Conviction for trafficking in food instruments;
 - 2. Selling firearms, ammunition, explosives, or controlled substances in exchange for food instruments; and
 - 3. Appealed disqualifications in which the Hearing Officer rules in favor of the SA.
- C. Vendors who wish to appeal shall provide the SA with a written request for a hearing within 15 days of receipt of the adverse action disqualification notice. The request shall, at a minimum, describe the action that is being appealed.
- XVI. The Vendor Agreement does not constitute a license or a property interest. If the vendor wishes to continue to be authorized beyond the period of its current Vendor Agreement, the vendor must reapply for authorization. If a vendor is disqualified, the SA will terminate the Vendor Agreement, and the vendor will have to reapply in order to be authorized after the disqualification period is over. In all cases, the vendor's new application will be subject to the SA's vendor selection criteria and any vendor limiting criteria in effect at the time of the reapplication.
- XVII. A vendor who commits fraud or abuse of the WIC Program funds is liable to prosecution under applicable federal, state or local laws. Those who have willfully misapplied, stolen or fraudulently obtained program funds will be subject to a fine of not more than \$25,000 or imprisonment for not more than five years or both, if the value of the funds is \$100 or more. If the value is less than \$100, the penalties are a fine of not more than \$1,000 or imprisonment for not more than one year or both. These criminal penalties are in addition to those administrative sanctions already stated.
- XVIII.WIC vendors are not permitted to use either the acronym "WIC" or the WIC logo, including facsimiles thereof, in total or in part, either in the official name in which the vendor is registered or in a different name

Effective October 1, 2004

Policy No. WV:01.0

under which it does business. WIC vendors are also not permitted to use the WIC acronym or the WIC logo on signs, pamphlets, posters, or brochures. For violations pertaining to the use of the acronym "WIC" or the WIC logo, the SA shall issue a written warning. For a subsequent violation after having received a written warning, the SA shall disqualify the vendor for three months. The SA will accept a CMP in lieu of disqualification.

Vendors' use of the WIC acronym and logo is authorized only under the following conditions:

- A. State issued posters, signs, labels or other items.
- B. Vendors may have a sign, pamphlet, poster or brochure indicating that WIC food instruments are accepted as long as the letters are printed in the same size, in the same print style, and of the same color.
- C. Vendors are required to use state-furnished "WIC Approved Item" labels on shelves of declared traditionally least expensive brands and may use them on shelves of all WIC authorized foods.

Under certain conditions, the State may approve store-supplied labels. Stores must send a written request and justification to the State to supply their own labels. Stores must submit an actual sample to the State WIC Office in the same pink color used for state-produced labels, and must receive approval in writing prior to the use of any store-supplied label. All costs associated with developing, printing, storing, supplying and using store-supplied labels must be paid by the store.

Effective October 1, 2004

Policy No. WV:01.0

XIX. Third or Subsequent Mandatory Sanction (Ref. 246.12(I)(1)(vi))

When a vendor, who previously has been assessed two or more sanctions for violation of a federal regulation listed in 7 CFR Part 246.12(I)(ii) through 246.12(I)(iv), receives another sanction for any of these violations, the SA must double the third sanction and all subsequent sanctions. The SA may not impose civil money penalties in lieu of disqualification for third or subsequent sanctions for these violations.

- XX. Expiration of a Vendor Agreement Without Renewal
 - A. If the SA allows the Vendor Agreement to expire because the volume of the vendor's WIC sales has fallen below \$300 a month for three consecutive months, the SA shall not consider the vendor's application to participate for six months after the expiration of the vendor's prior Vendor Agreement.
 - B. If the SA allows the Vendor Agreement to expire because of the vendor's history of noncompliance with the provisions of the Vendor Agreement or the WIC Program procedures, policies, rules, and/or regulations, the SA will not consider the vendor's application to participate for six months after the expiration of the vendor's prior Vendor Agreement.
 - C. If the SA allows the Vendor Agreement to expire because the vendor or a representative of the vendor has failed to attend WIC vendor interactive training for a period of more than three years, the SA will not consider the vendor's application to participate until the vendor or the vendor's representative attends WIC vendor interactive training.