

**ERRATA SHEET**  
**PREAMBLE TO CACFP INTERIM RULE**  
**PUBLISHED ON SEPTEMBER 1, 2004 (69 FR 53501)**

Page 53508, 3<sup>rd</sup> column, start of last paragraph

Should read: “We proposed to continue requiring, at proposed § 226.6(b)(1)(i)(E) and (b)(1)(ii)(A)(I), that new and renewing institutions’ administrative budgets **be submitted** for State agency approval with their applications.”

Page 53511, 1<sup>st</sup> column, 2<sup>nd</sup> full paragraph, 2<sup>nd</sup> sentence

Should read: “The State agency’s determination of whether to request cash-in-lieu of **commodities for** some or all of their commodity entitlement must, according to the law, **be based on** the preferences of participating institutions.”

Page 53514, 3<sup>rd</sup> column, 2<sup>nd</sup> full paragraph, 1<sup>st</sup> sentence

Should read: “In fact, we intended only to require that the enrollment form be updated on an annual basis, or more frequently at the discretion of the sponsor **or (with** Food and Nutrition Service Regional Office approval in accordance with § 226.25(b)) the State agency.”

Page 53517, 3<sup>rd</sup> column, 2<sup>nd</sup> full paragraph

This is a title that **should have been italicized** to stand out: “*Five-day reconciliation of claims.*—“