

What is Provision 206 of the Healthy, Hunger-Free Kids Act of 2010?

Provision 206 of the Healthy, Hunger-Free Kids Act of 2010 requires that all non-program foods sold by the Child Nutrition Program generate sufficient revenues to cover the cost of these items.

A non program food is defined as a food that is sold other than a reimbursable breakfast, lunch or snack and is purchased using funds from the Child Nutrition account. This would include adult meals, a-la-carte, catered breakfast, catered lunch, catered snacks, and all other catering functions.

In order to determine whether the Child Nutrition program is in compliance with this provision of the law, the state agency has created an excel worksheet "*Section 206 Compliance*" to aid the SFA in determining whether an increase is needed for the non-program items. The information needed to complete the document is the FC1A report. The fields that must be completed are highlighted in yellow on the "*Section 206 Raw Data*" worksheet. The Recap Sheet will be automatically populated based on the information entered. If there is surplus of revenue, no change is required; however, a deficit in revenue will require that the SFA increase the cost of the non-program foods.

If you have questions regarding the document, please contact your Regional Consultant or Janet Johnson at janet.williamsjohnson@dpi.nc.gov or 919-807-4043.