LIEUTENANT GOVERNOR’S OFFICE ON AGING

SOUTH CAROLINA AGING NETWORK’S POLICIES AND PROCEDURES MANUAL

March 2, 2015 Revisions in BLUE
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CHAPTER 100: INTRODUCTION

The Lieutenant Governor’s Office on Aging (LGOA) is the designated State Unit on Aging (SUA) for South Carolina. The South Carolina Aging Network’s Policies and Procedures Manual (hereinafter referred to as “this Manual”) sets forth South Carolina’s official policies and procedures for the administration of the aging and disability programs and services funded and authorized by the LGOA.

This Manual reflects the mission set forth by the Older Americans Act (OAA), the Administration for Community Living (ACL), and the LGOA. The mission of the LGOA is to enhance the quality of life for seniors through advocacy, planning, and development of resources in partnership with federal, state, and local governments, nonprofits, the private sector, and individuals.

This Manual incorporates all current policies, standards, and procedures required by the OAA. It also includes all related federal regulations issued by the Administration for Community Living (ACL), which is part of the Administration on Community Living (ACL), and the United States Department of Labor (USDOL) and other applicable federal and state rules and regulations, unless specifically noted otherwise. If there are any contradictions between federal and state policies in this Manual, federal policy shall take precedence.

The purpose of this Manual is to assist the LGOA, South Carolina’s Planning and Services Areas (PSAs) and Area Agencies on Aging (AAAs), and other providers in executing their overall programs and grants administration responsibilities in a professional manner. As stewards of OAA funding on the state level, the LGOA strives, through this Manual and its policies and procedures, to maintain the utmost professionalism while administering aging services throughout the State of South Carolina. Likewise, this Manual is written to provide the PSAs and AAAs with the guidance necessary to maintain operating policies and procedures, which reflect effective (best) business practices in order to ensure the quality delivery of programs and services to the aging population and to adults with disabilities.

This is a comprehensive policies and procedures manual, and shall be construed in its entirety when the Planning Service Area (PSA) is setting regional policies. Each PSA region is different and specific regional policies should be addressed within the framework of this Manual. While the provisions of this Manual reflect OAA and LGOA requirements, the PSAs and their AAAs are responsible for using this Manual as a guide for setting policies and protocols that best represent the needs of their respective planning and service area regions. In setting region-specific policies and protocols, the PSAs shall ensure that each policy and procedure established is set within the parameters of the OAA and LGOA. When setting specific regional policies and procedures outside the parameters of this Manual, the PSA must request a State Waiver from the LGOA. If a waiver is granted that allows the PSA to operate outside the parameters of the Manual, the PSA shall be responsible for all outcomes and shall assume all liability for the consequences that result from the region-specific policy variation.

The LGOA has taken every step to ensure accuracy when drafting this Manual. Any corrections or comments should be directed to the Help CART via PSAHelp@aging.sc.com.

The general organization of this Manual is as follows:
• **Chapters 100 through 200** provide programmatic policies and procedures that guide the application of agency operations, the financial assistance process, and all program operations under the OAA and state-funded programs.

• **Chapters 300 through 800** provide grants administration policies and procedures applicable to grantees and contractors.

**103: Updating the SC Aging Network’s Policies and Procedures Manual**

This Manual is evolving and will be updated as needed, particularly when the Older Americans Act (OAA) is reauthorized, ensuring that it is consistent with the most recent applicable federal and state requirements. To accomplish this objective the LGOA will periodically issue updated pages or chapters of this Manual. These updated pages are to be inserted in place of the outdated pages. The LGOA will officially notify the Planning and Service Area (PSA) and Area Agency on Aging (AAA) of any changes, indicating the effective date of the changes through email or letter. The PSA and AAA will be expected to note the change in the Maintenance Log found in this Manual.

**A. Program Instruction (PI)**

Changes in policy or procedures that may be required quickly or for only a short period of time will be announced through a Program Instruction (PI). The appropriate LGOA program manager will write a new PI after consultation and approval from the Director. In such cases, the LGOA may issue a PI for temporary use until an appropriate change in this Manual can be issued or until the short-term need for the change is terminated. Manual holders will be notified when the change is made permanent or is terminated. PI changes will take effect when the LGOA notifies the Planning and Service Areas (PSAs). The PSAs shall immediately notify the providers in their regions of the mandated changes.

**B. Maintenance Log**

A “Maintenance Log” follows the “Table of Contents.” The log permits updates to be noted as they are placed in this Manual and provides a permanent record of changes to this Manual. Notations in the log should ensure that an individual using this Manual has the current version.

**104: History of the Older Americans Act (OAA)**

The Older Americans Act (OAA), as amended, is intended to establish a comprehensive and coordinated network of services for older Americans at the state and regional levels. It seeks to do this by providing financial assistance to state and regional efforts to plan, administer, and deliver a wide range of needed services. Such efforts should bolster existing services, coordinate short- and long-range development efforts, and facilitate creation of new services needed to fill current gaps.

When first enacted in 1965, the Act authorized funding to support a State Unit on Aging (SUA) in each state (the LGOA in South Carolina). It also provided funds for each SUA to initiate local community projects to provide social services to older persons.

**105: Reauthorization of Older Americans Act (OAA) in 2006**

The Older Americans Act (OAA) has been reauthorized or amended by Congress 15 times since 1965, and the 2006 amended act is currently being debated by Congress for reauthorization. The current reauthorization was supposed to be approved by Congress in 2011.

The most recent OAA Amendments were reauthorized for five years on October 17, 2006. As of the effective date of this Manual, Congress had not reauthorized the OAA and was nearly two years behind. The 2006 reauthorization embedded the principles of consumer information for
long-term care planning, evidence-based prevention programs, and self-directed community-based services to older individuals at risk of institutionalization.

**106: Definitions of Terms Used in the SC Aging Network’s Policies and Procedures Manual**
For the purpose of this Manual, the following definitions apply:

**Act**: The Older Americans Act of 1965 as amended and re-authorized.

**Administration on Aging (AoA)**: The agency established in the Office of the Secretary, for the United States Department of Health and Human Services (USDHHS), which is charged with the responsibility for administering the provisions of the OAA. The AoA is now part of the Administration on Community Living (ACL) at the USDHHS.

**Administration on Community Living (ACL)**: The USDHHS agency that is responsible for the Administration on Aging (AoA) and administers the provisions of the OAA.

**Adult Child with Disabilities**: According to the OAA, means a child who is 18 years of age or older; is financially dependent on an older individual who is a parent of the child; and has a disability.

**Adult Day Care/Adult Day Health (One hour)** (as defined by NAPIS): Personal care for dependent elders in a supervised, protective, and congregate setting during some portion of a day. Services offered in conjunction with adult day care/adult day health typically include social and recreational activities, training, counseling, and services such as rehabilitation, medications assistance, and home health aide services for adult day health. Note: The OAA considers Adult Day Care to be a temporary Respite function.

**Agency Executive/Management Staff** (as defined by NAPIS): Personnel such as State Unit on Aging (SUA) director, directors of key divisions, and other positions which provide overall leadership and direction for the state or Area Agency on Aging.

**Aging and Disability Resource Center (ADRC)**: An entity established by the state as part of the state’s system of long-term care to provide a coordinated system for providing consumers access to the range of publicly- and privately-supported long-term care programs for which consumers may be eligible by serving as a convenient point of entry for such programs. In South Carolina, ADRCs are part of the AAAs.

**Aging Unit**: The separate organizational unit specified to administer OAA responsibilities whenever the LGOA designates a multi-function organization as the PSA and AAA.

**Altering or Renovating**: Making modifications to, or in connection with, an existing facility necessary for its effective use as a senior center. These modifications may include restoration, repair, or expansion that is not in excess of double the square footage of the original facility and all physical improvements.

**Area Agency Advisory Council**: A Regional Aging Advisory Council (RAAC), required by the OAA, which is organized to advise the AAA on development and administration of the area plan, conduct its public hearings, and to otherwise represent the interests of older people.

**Area Agency on Aging (AAA)**: The agency, within a planning and service area, designated by the LGOA for administering OAA aging programs described in this Manual.

**Area Plan**: The official document that is submitted by a designated PSA to the LGOA for approval in order to receive aging grant funding during a grant period set by the LGOA.
State of South Carolina has a four-year State Plan which is submitted to the ACL. The PSA’s Area Plan is based partly on the State Plan Assurances. The PSA’s area plan shall be updated annually, or as required by the LGOA. The Area Plan process shall be comprehensive and inclusive of all programmatic systems and services. The area plan sets forth measurable objectives and identifies the planning, coordination, administration, social services, resource allocation, evaluation, and other related activities to be undertaken for the plan period. An Area Plan is required for the receipt of OAA funds and must be strictly adhered to by the PSA and its providers.

**Assessment:** The process of determining the level of need of aging clients in order to provide OAA services.

**Assisted Transportation (One Way Trip) (as defined by NAPIS):** Assistance and transportation, including escort, to a person who has difficulties (physical or cognitive) using regular vehicular transportation.

**Assistive Technology:** Devices, equipment, technology, engineering methodologies, or scientific principles appropriate to meet the needs of and address the barriers confronting older individuals with functional limitations.

**At Risk for Institutional Placement:** When an individual is unable to perform at least two activities of daily living without substantial assistance (such as verbal reminding, physical cuing, or supervision) and is determined by the state to be in need of placement in a long-term care facility (according to 42 USCS § 3002 [Title 42. The Public Health and Welfare; Chapter 35. Programs for Older Americans; Declaration of Objectives and Definitions]).

**Caregiver (as defined by NAPIS):** An adult family member, or another individual, who is an “informal” provider of in-home and community care to an older individual. “Informal” means that the care is not provided as part of a public or private formal service program.

**Caregivers’ Access Assistance (one contact) (as defined by NAPIS):** A service that assists caregivers in obtaining access to the services and resources that are available within their communities. To the maximum extent practicable, it ensures that the individuals receive the services needed by establishing adequate follow-up procedures. **Note:** Information and assistance to caregivers is an access service, i.e., a service that: (A) provides individuals with information on services available within the communities; (B) links individuals to the services and opportunities that are available within the communities; (C) to the maximum extent practicable, establishes adequate follow-up procedures. Internet web site “hits” are to be counted only if information is requested and supplied.

**Caregivers’ Counseling (one session per participant) (as defined by NAPIS):** Counseling to caregivers to assist them in making decisions and solving problems relating to their caregiver roles. This includes counseling to individuals, support groups, and caregiver training (of individual caregivers and families).

**Caregivers’ Information Services (one activity) (as defined by NAPIS):** A service for caregivers that provides the public and individuals with information on resources and services available to the individuals within their communities. **[Note:** service units for information services are for activities directed to large audiences of current or potential caregivers such as disseminating publications, conducting media campaigns, and other similar activities.]

**Caregivers’ Supplemental Services (as defined by NAPIS):** Services provided on a limited basis to complement the care provided by caregivers. Examples of supplemental services
include, but are not limited to, home modifications, assistive technologies, emergency response systems, and incontinence supplies.

**Case Management:** While case management is an authorized function of the OAA, in South Carolina, it is not a practical activity due to budgetary restrictions (limited funding). According to NAPIS classifications, case management is assistance either in the form of access or care coordination in circumstances where the older person is experiencing diminished functioning capacities, personal conditions or other characteristics which require the provision of services by formal service providers or family caregivers. Activities of case management include such practices as assessing needs, developing care plans, authorizing and coordinating services among providers, and providing follow-up and reassessment, as required.

**Child:** NAPIS defines a child as an individual who is not more than 18 years of age or an individual 19 – 59 years of age who has a disability. Under the Family Caregiver Support Program (FCSP) in the OAA, child is a term used in relation to a grandparent or other older relative who is a caregiver of a child.

**Chore:** (one hour) (as defined by NAPIS): Assistance such as heavy housework, yard work, or sidewalk maintenance for a person.

**Civic Engagement:** An individual or collective action designed to address a public concern or an unmet human, educational, health care, environmental, or public safety need.

**Comprehensive and Coordinated Systems:** Interrelated social and nutritional services designed to meet the needs of older persons in a Planning Service Area (PSA).

**Conflict of Interest:** When an employee, officer, agent, or any member of his/her immediate family, his/her partner, or an organization which employs or is about to employ any of the parties indicated herein, has a financial or other interest in the firm selected for an award.

**Congregate Meal (one meal)** (as defined by NAPIS): A meal provided to a qualified individual in a group setting. The meal as served meets all of the requirements of the OAA and state and local laws.

**Constituent:** A person who authorizes another to act in his or her behalf, as a voter in a district represented by an elected official.

**Constructing:** Building a new facility (including the cost of land acquisition, architectural and engineering fees) or making modifications to or in connection with an existing facility that is in excess of double the square footage of the original facility, or any and all physical improvements to a building. (PIP does not pay for land acquisition, architectural and engineering fees.)

**Contract:** A written and signed legal procurement agreement under a grant or subgrant. A contract can include a procurement subcontract under a contract.

**Coordination:** The formal or informal process through which the LGOA and Area Agencies on Aging bring together the planning and services resources (public and private) of a given geographic area for the purpose of initiating, expanding, or strengthening services for older persons. The PSAs shall coordinate program planning and service resources through outreach and collaboration with local organizations within their planning and service areas in order to expand, enhance, and strengthen services for seniors.

**Direct Services:** Any activity performed to provide services directly to individuals and/or older persons by the staff of the LGOA, PSA, or provider.
Disability: A condition attributable to mental or physical impairment, or a combination of mental and physical impairments, that result in substantial functional limitations in one or more of the following:
- self-care;
- receptive and expressive language;
- learning;
- mobility;
- self-direction;
- economic self-sufficiency;
- cognitive functioning; and
- emotional adjustment.

The LGOA’s role with disabilities is to provide information and referral, education, advocacy, and respite resources for adults with disabilities over age 18, their families, and caregivers.

Donated Food/Cash: Food/cash made available by the United States Department of Agriculture (USDA) through the Food Distribution Program to ACL for use in OAA nutritional services.

Elder Justice: Efforts to prevent, detect, treat, intervene in, and respond to elder abuse, neglect, and exploitation; and to protect older individuals with diminished capacity while maximizing their autonomy and the recognition of the individual’s right to be free of abuse, neglect, and exploitation.

Eligible Individuals: Persons 60 years of age or older, and their spouses, regardless of age, who qualify for OAA services. Under the State and Area Plans, preference in the delivery of services must be given to older persons in the target groups identified in the Act and elsewhere within this Manual.

Elderly Client (as defined by NAPIS): An individual who is 60 years of age or older, or who is less than 60 years of age and has a diagnosis of early onset dementia, who receives OAA services.

Evidence-Based Health Promotion Programs: Is a research-based program related to the prevention and mitigation of the effects of chronic diseases such as osteoporosis, hypertension, obesity, diabetes, or cardiovascular disease; and programs directed at alcohol or substance abuse, smoking cessation, stress management, fall prevention, physical activity, and improved nutrition which produce validated positive outcomes.

Exploitation: The fraudulent or otherwise illegal, unauthorized, or improper act or process of an individual, including a caregiver or fiduciary, who uses the resources of an older individual for monetary or personal benefit, profit, or gain that results in depriving an older individual of rightful access to, or use of, benefits, resources, belongings, or assets.

Fair Market Value: The amount that a reasonable buyer would pay to a reasonable seller when neither party is compelled to make the transaction. For fair market value for donated personal services, change the terms “buyer and seller” to “employer and employee.”

Family Caregiver Support Program: A program required by the OAA to provide support to an adult family member, or another individual, who is an “informal” provider of in-home and community care to an older individual. The OAA sets five required FCSP support services:
1. Information to Groups
2. Assistance to Caregivers in Gaining Access to Services
3. Individual Counseling, Support Groups, and Caregiver Training
4. Respite Services
5. Supplemental Services

Fees/Payments: Legal obligations required in order to receive the service.

Fiscal Year: The State Fiscal Year (SFY) covers the period from July 1 through June 30. Normally, the Federal Fiscal Year (FFY) covers the period from October 1 through September 30.

Focal Point (LGOA Definition): A facility established to provide local leadership on aging issues, to provide older adults access to services at a central location with customer-oriented staff, and to assist those in the community who have an interest in, or need for, information, resources, or services. (For example, all Permanent Improvement Program (PIP) funded Multipurpose Senior Centers shall be focal points of their respective communities.)

Focal Point (OAA Definition): A facility established to encourage the maximum co-location and coordination of services for older persons.

Frail: Having a physical or mental disability, such as Alzheimer’s disease or a related disorder with neurological or organic brain dysfunction, that restricts the ability of an individual to perform normal daily tasks or that threatens the capacity of an individual to live independently.

Funding Stream: Sources of the monies that are available for providing the required aging services. Each service has its own funding stream(s). A funding stream can fund more than one kind of service.

Geographically Isolated: Those seniors who live in a remote or rural areas.

Grandparent or other older relative caregiver of a child (as defined by NAPIS): A grandparent, stepgrandparent, or other relative of a child by blood or marriage, who is 55 years of age or older and—
   (A) lives with the child;
   (B) is the primary caregiver of the child because the biological or adoptive parents are unable or unwilling to serve as the primary caregiver of the child; and
   (C) has a legal relationship to the child, such as legal custody or guardianship, or is raising the child informally.

Note: In South Carolina the program that supports a grandparent or other older relative caregiver of a child is called Seniors Raising Children.

Grant-Related Income (GRI): Income generated by the persons participating in activities funded under a grant. GRI can be in the form of cost-sharing or voluntary contributions and includes income from fees for state-funded services.

Grantee: The entity or government agency to which a grant is awarded and which is accountable for the use of the funds provided. The grantee is the entire legal entity even if only a particular component of the entity is designated in the grant award document.

Greatest Economic Need: The need resulting from an income level at or below the poverty threshold, as published annually in the Federal Register.

Greatest Social Need: The need caused by non-economic factors, which include physical and mental disabilities; language barriers; and cultural, social, or geographical isolation, including isolation caused by racial or ethnic status that restrict an individual’s ability to perform normal daily tasks or that threaten such individual’s capacity to live independently.
Group Dining Site Activities: The OAA requires group dining centers to provide a mid-day activity that includes a nutritious meal and nutritional education, as well as a variety of activities to promote socialization. These activities include, but are not limited to, health, social, nutritional, and educational services. The activities should be beneficial to the group dining recipient’s health and wellness in order to promote independent living. Note: Congregate Meal (as defined by NAPIS): One meal provided to a qualified individual in a group setting. The meal as served meets all of the requirements of the OAA and state and local laws.

Group Transportation: A trip, with multiple riders, starting from a single point of origin, going to a single drop-off point (for example, a trip starting at the group dining site to a Walmart).

Health Promotion and Disease Prevention (as defined by NAPIS): Services that include health screenings and assessments; organized physical fitness activities; evidence-based health promotion programs; medication management; home injury control services; and/or information, education, and prevention strategies for chronic disease and other health conditions that would reduce the length or quality of life of the person 60 or older. Since service units could be so diverse that they would not provide meaningful results, they are not included. Note: FY 2012 Congressional appropriations now require Title III-D funding can be used only for programs and activities demonstrated to be evidence-based. For more information, see Department of Health and Human Services Appropriations Act, 2012 (Division F, Title II of P.L. 112-74).

Help CART (Collaborative Aging Response Team): The LGOA’s official communications protocol with the Planning Service Areas (PSAs).

High Nutritional Risk (persons) (as defined by NAPIS): An individual who scores six or higher on the DETERMINE Your Nutritional Risk checklist published by the Nutrition Screening Initiative.

High Risk Subgrantee: A Planning Service Area (PSA), Area Agency on Aging (AAA) or provider that: (1) has a history of unsatisfactory performance; (2) is not financially stable; (3) has a management system that does not meet the management standards prescribed; (4) has not conformed to terms and conditions of previous awards; or (5) is otherwise not responsible.

Homebound: Homebound status is established if an individual resides at home, is unable to drive, does not have access to transportation, is geographically isolated, or may be at risk for institutionalization.

Home-Delivered Meal (one meal) (as defined by NAPIS): A meal provided to a qualified individual in his/her place of residence. The meal as served in a program administered by the PSAs and/or their providers must meet all of the requirements of the OAA and state and local laws.

Homemaker (one hour) (as defined by NAPIS): Assistance such as preparing meals, shopping for personal items, managing money, using the telephone, or doing light housework.

Impairment in Activities of Daily Living (ADL) (as defined by NAPIS): The inability to perform one or more of the following six activities of daily living without personal assistance, stand-by assistance, supervision, or cues: eating, dressing, bathing, toileting, transferring in and out of bed/chair, and walking.

Impairment in Instrumental Activities of Daily Living (IADL) (as defined by NAPIS): The inability to perform one or more of the following eight instrumental activities of daily living...
without personal assistance, stand-by assistance, supervision, or cues: preparing meals, shopping for personal items, medication management, managing money, using a telephone, doing heavy housework, doing light housework, and transportation ability (transportation ability refers to the individual’s ability to make use of available transportation without assistance).

**Indian Tribal Organization (ITO):** Recognized governing body of any Native American tribe, or any legally established organization of Indians controlled, sanctioned, or chartered by the governing body.

**Indian Tribe:** Any tribe, band, nation, or other organized group or community of Native Americans recognized as eligible for special programs and services provided by the United States to them because of their status as Native Americans (Indians); or that is located on, or in proximity to, a federal or state reservation or rancheria.

**Information and Assistance** (one contact) (as defined by NAPIS): A service that: (1) provides individuals with information on services available within the communities; (2) links individuals to the services and opportunities that are available within the communities; (3) to the maximum extent practicable, establishes adequate follow-up procedures. Internet web site “hits” are to be counted only if information is requested and supplied.

**In-Home Service:** Personal care (Levels I and II), telephone reassurance, and in-home respite care for families, including adult day care as a temporary respite service.

**Instrumental Activities of Daily living (IADLs):** Instrumental activities of daily living (IADLs) are the complex skills needed to successfully live independently.

**Legal Assistance** (one hour) (as defined by NAPIS): Legal advice, counseling, and representation by an attorney or other person acting under the supervision of an attorney. Any legal advice, counseling, or representation must be provided by a licensed attorney.

**Legal Assistance Development** (as defined by NAPIS): Activities carried out by the state “Legal Assistance Developer” that are designed to coordinate and enhance state and local legal services and elder rights programs.

**Living alone** (as defined by NAPIS): A one person household (using the Census definition of household) where the householder lives by himself or herself in an owned or rented place of residence in a non-institutional setting, including board and care facilities, assisted living units, and group homes.

**Long-Term Care:** Any service, care, or item (including assistive devices), Evidence-Based Disease Prevention and Health Promotion services, and in-home services intended to assist individuals to cope with or to compensate for a functional impairment in performing activities of daily living; and not intended to prevent, diagnose, treat, or cure a medical disease or condition. These may be furnished at home, in a community care setting, or in a long-term care facility.

**Meal Volunteer:** An individual, who provides volunteer services during meal hours, has assigned duties, and is properly recorded and documented as a meal volunteer by the provider.

**Means Test:** Use of an older person’s income or resources to deny or limit receipt of services.

**Minority Provider** (as defined by NAPIS): A provider of services to clients which meets any one of the following criteria: 1) a not for profit organization with a controlling board comprised at least 51 percent of individuals in the racial and ethnic categories listed below; 2) a private business concern that is at least 51 percent owned by individuals in the racial and ethnic
categories listed below; 3) a publicly owned business having at least 51 percent of its stock owned by one or more individuals and having its management and daily business controlled by one or more individuals from the racial and ethnic categories listed below. The applicable racial and ethnic categories include: American Indian or Alaskan Native, Asian, Black or African-American, Native Hawaiian or Other Pacific Islander, or Hispanic.

**Minority Individuals:** Persons who identify themselves as Native American, African-American, Asian, Hispanic, or members of any limited English-speaking groups designated as minorities within the state by the LGOA or the federal government.

**Monthly Units of Service Report (MUSR):** The Aging Information Manager System (AIM) report which shall be submitted monthly by the PSAs to the LGOA.

**Multi-Purpose Senior Center:** A community facility or focal point for the provision of a broad spectrum of services including health, social, nutritional, cultural, and educational group activities for older persons.

**Neglect:** The failure of a caregiver or fiduciary to provide the goods or services that are necessary to maintain the health or safety of an older individual, or self-neglect.

**Nonprofit Organization:** An agency, institution, or organization that is owned and operated by one or more corporations or associations with no part of the net earnings benefiting any private shareholder or individual.

**Nutrition Counseling** (one session per participant) (as defined by NAPIS): Individualized guidance to individuals who are at nutritional risk because of their health or nutrition history, dietary intake, chronic illnesses, or medications use, or to caregivers. Counseling is provided one-on-one by a registered dietician, and addresses the options and methods for improving nutrition status.

**Nutrition Education** (one session per participant) (as defined by NAPIS): A program to promote better health by providing accurate and culturally sensitive nutrition, physical fitness, or health (as it relates to nutrition) information and instruction to participants, caregivers, or participants and caregivers in a group or individual setting overseen by a dietician or individual of comparable expertise.

**Nutrition Services:** Those services, whether provided by a government entity, nonprofit agency, or other organization, that provide meals and other nutritional services, including nutrition education and outreach to older persons. Such services may be provided in a group dining setting that offers a range of social and supporting services or in the home of an eligible older person.

**Nutrition Services Incentives Program (NSIP) Meals** (one meal) (as defined by NAPIS): A Nutrition Services Incentives Program (NSIP) Meal is a meal served in compliance with all the requirements of the OAA, which means at a minimum that: 1) it has been served to a participant who is eligible under the OAA and has not been means-tested for participation; 2) it is compliant with the nutrition requirements; 3) it is served by an eligible agency; and 4) it is served to an individual who has an opportunity to contribute. NSIP Meals also include home delivered meals provided as Supplemental Services under the Family Caregiver Support Program (Title III-E) to persons aged 60 and over who are either care recipients or caregivers (as well as their spouses of any age).
Other Paid Professional Staff (as defined by NAPIS): Personnel who are considered professional staff who are not responsible for overall agency management or direction setting but carry out key responsibilities or tasks associated with the state or area agency in the following areas:

- **Planning:** Includes such responsibilities as needs assessment, plan development, budgeting/resource analysis, inventory, standards development, and policy analysis.
- **Development:** Includes such responsibilities as public education, resource development, training and education, research and development, and legislative activities.
- **Administration:** Includes such responsibilities as bidding, contract negotiation, reporting, reimbursement, accounting, auditing, monitoring, and quality assurance.
- **Access/Care Coordination:** Includes such responsibilities as outreach, screening, assessment, case management, information, and referral.
- **Service Delivery:** Includes those activities associated with the direct provision of a service that meets the needs of an individual older person and/or caregiver.
- **Clerical/Support Staff:** All paid personnel who provide support to the management and professional staff.

Other Services (as defined by NAPIS): A service provided using OAA funds that does not fall into the previously defined service categories. Expenditures must be reported as “Other Services” in Section II.A. Line 15.

Outreach (one contact) (as defined by NAPIS): Intervention with individuals initiated by an agency or organization for the purpose of identifying potential clients (or their caregivers) and encouraging their use of existing services and benefits. Note: The service units for information and assistance and for outreach are individual, one-on-one contacts between a service provider and an elderly client or caregiver. An activity that involves contact with multiple current or potential clients or caregivers (e.g., publications, publicity campaigns, and other mass media activities) should not be counted as a unit of service. Such services might be termed public information and reported on the public information category. They may also be reported in “Section II.E. – Utilization and Expenditures Profiles, Other Services Profile.”

**Passenger Mile:** One mile ridden by one passenger is the unit of service for contracted transportation services. It is also the unit of service for riders providing assisted transportation.

**Payment Request Form (PRF):** The LGOA form used by PSAs to seek payment.

**Planning and Service Areas:** According to the OAA, a legislatively mandated sub-state, area-wide district designated for purposes of planning, development, delivery, and overall administration of service. In South Carolina, there are 10 planning and service areas.

**Planning Service Area (PSA):** According to the LGOA, the designated organization which contracts with the LGOA to provide OAA services, including full fiscal and administrative responsibility.

**Personal Care** (one hour) (as defined by NAPIS): Personal assistance, stand-by assistance, supervision, or cues provided to accomplish necessary tasks.

**Point-to-Point Transportation:** A transportation system in which a client travels directly to a destination. In this Manual, point-to-point describes a transportation service for clients from point-of-origin to point-of-destination.

**Poverty** (as defined by NAPIS): Persons considered to be in poverty are those whose income is below the official poverty guideline (as defined each year by the Office of Management and
Budget, and adjusted by the Secretary of the United States Department of Health and Human Services (DHHS)) in accordance with subsection 673 (2) of the Community Services Block Grant Act (42 U.S.C. 9902 (2)). The annual DHHS Poverty Guidelines provide dollar thresholds representing poverty levels for households of various sizes.

**Program Beneficiary**: An eligible individual who receives services from the LGOA, PSA, or a provider.

**Program Income** (as defined by NAPIS): Gross income received by the grantee and all subgrantees, such as voluntary contributions or income earned only as a result of the grant project, during the grant period.

**Provider**: An entity awarded a contract from a PSA to provide services under the Area Plan. (The LGOA is a grantee of the ACL; the PSA is a subgrantee of the LGOA; and the provider receives its funding from the PSA.) As defined by NAPIS, a provider is an organization or person which provides services to clients under a formal contractual arrangement with a PSA or the LGOA. Under Title III-E, in cases where direct cash payment is made to a caregiver and the ultimate provider is unknown, the number of providers may be omitted.

**Race/Ethnicity Status** (as defined by NAPIS): The following reflects the requirements of the Office of Management and Budget (OMB) for obtaining information from individuals regarding race and ethnicity. It constitutes what OMB classifies as the “two-question format.” When questions on race and ethnicity are administered, respondents are to be asked about their ethnicity and race as two separate questions. Respondents should ideally be given the opportunity for self-identification and are to be allowed to designate all categories that apply to them. Consistent with OMB requirements, the following are the race and ethnicity categories to be used for information collection purposes:

**Ethnicity:**
- Hispanic or Latino
- Not Hispanic or Latino

**Race:**
- **American Indian or Alaskan Native**: A person having origins in any of the original peoples of North America (including Central America), and who maintains tribal affiliation or community attachment.
- **Asian**: A person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian subcontinent including, for example, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam.
- **Black or African-American**: A person having origins in any of the black racial groups of Africa.
- **Hispanic or Latino**: A person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin, regardless of race.
- **Native Hawaiian or Other Pacific Islander**: A person having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands.
- **White**: A person having origins in any of the peoples of Europe, the Middle East, or North Africa.
- ” (Alone)”: When appended to a racial category (e.g., “White (Alone)” means that the individual only designated one race category.

**Recipient**: The entity to which a United States Department of Health and Human Services (USDHHS) awarding agency awards funds and which is accountable for the use of the funds
provided. The recipient is the entire legal entity, even if only a particular component of the entity is designated in the award document. For this Manual, the LGOA will use Grantee instead of Recipient.

**Registered Client** (as defined by NAPIS): An individual who received at least one unit of the following specified services within the reported fiscal year. The services include: congregate meals, nutrition counseling, assisted transportation, personal care, homemaker, chore, home-delivered meals, adult day care/health, or case management. The count of registered clients does not include caregivers.

**Reservation**: A designated area of land set apart for the sole use and habitation by any federally- or state-recognized Native American tribe.

**Resource Development/Program Development**: The identification and use of new and existing resources to create new programs or to expand existing programs and services for older persons. This process includes those activities that result in the utilization of previously untapped resources.

**Respite Care** (one hour) (as defined by NAPIS): Services which offer temporary, substitute supports or living arrangements for care recipients in order to provide a brief period of relief or rest for caregivers. Respite Care includes: (1) in-home respite (personal care, homemaker, and other in-home care); (2) respite provided by attendance of the care recipient at a senior center or other nonresidential program; (3) institutional respite provided by placing the care recipient in an institutional setting, such as a nursing home, for a short period of time as a respite service to the caregiver; and (4) for Grandparent or other older relative caregiver of a child (summer camps). If the specific service units purchased via a direct payment (cash or voucher) can be tracked or estimated, report those service unit hours. If not, a unit of service in a direct payment is one payment.

**Rural** (as defined by NAPIS): Any area that is not defined as urban. Urban areas comprise (1) urbanized areas (a central place and its adjacent densely settled territories with a combined minimum population of 50,000) and (2) an incorporated place or a census designated place with 20,000 or more inhabitants.

**Rural Provider** (as defined by NAPIS): Providers of services to clients who live in rural areas. Rural providers are not necessarily providers of services only to rural clients. They may also be providers of services to clients in urban areas. [See definition of rural.]

**Self-Directed Care** (as defined by NAPIS): (People Served, Title III Expenditures, Total Expenditures): An approach to providing services (including programs, benefits, supports, and technology) intended to assist an individual with activities of daily living, in which (1) such services (including the amount, duration, scope, provider, and location of such services) are planned, budgeted, and purchased under the direction and control of such individual; (2) such individual is provided with such information and assistance as are necessary and appropriate to enable such individual to make informed decisions about the individual’s care options; (3) the needs, capabilities, and preferences of such individual with respect to such services, and such individual’s ability to direct and control the individual’s receipt of such services, are assessed by the area agency on aging (or other agency designated by the Area Agency on Aging involved); (4) based on the assessment made under subparagraph (C), the Area Agency on Aging (or other agency designated by the Area Agency on Aging) develops together with such individual and the individual’s family, caregiver (as defined in paragraph (18)(B)), or legal representative – (i) a plan of services for such individual that specifies which services such individual will be
responsible for directing; (ii) a determination of the role of family members (and others whose participation is sought by such individual) in providing services under such plan; and (iii) a budget for such services; and (5) the Area Agency on Aging or state agency provides for oversight of such individual’s self-directed receipt of services, including steps to ensure the quality of services provided and the appropriate use of funds under the OAA. From Section 102(46) of the OAA of 1965, as amended. Note: In prior versions of the State Program Report Definitions, Self-Directed Care was called Cash and Counseling.

**Self-Neglect:** An adult’s inability, due to physical or mental impairment or diminished capacity, to perform essential self-care tasks (such as obtaining food, clothing, shelter, medical care, or goods and services necessary to maintain physical and mental health or general safety) or to manage one’s own financial affairs.

**Service Slot:** The number of service units it takes to provide a service (like meals) once per day for a whole year. A service slot may be filled by more than one client over the course of a year, depending on clients’ changing needs or to accommodate clients who do not need the service daily. *For example:* Client A requires meals five days a week, equaling one service slot. Client B requires meals three days per week, while Client C requires meals two days a week. Clients B and C, added together, equals one service slot.

**Service Unit:** The provision of one service to one client.

**Severe Disability:** A severe, chronic condition attributable to mental or physical impairment or a combination of mental and physical impairments that is likely to continue indefinitely, resulting in substantial functional limitation in three or more life activities as specified in the definition for “Disability.”

**Sole Responder Bid/Contract:** When there is only one bid (offer) for an aging service during the competitive bid process.

**Sole Source Bid/Contract:** When there is only one provider with the skills, ability, or resources to provide services.

**State Unit on Aging (SUA) or Lieutenant Governor’s Office on Aging (LGOA):** The State Unit on Aging (SUA) was established to study, plan, promote, and coordinate a statewide program to meet the present and future needs of aging citizens. The LGOA is designated as the SUA for South Carolina to administer OAA funds and OAA programs. The Constitution of South Carolina dictates how the Lieutenant Governor fulfills his/her duties, and State Code Section 43-21-40 authorizes the SUA to be housed in the Lieutenant Governor’s Office and to administer all federal programs relating to aging that are not the specific responsibilities of another state agency under the provisions of federal or state law.

**Statutory Functions:** Statutory functions of the Planning Service Area (PSA) are those functions that must be performed in a consistent manner throughout the planning and service area. These services are information and referral/assistance, outreach, advocacy, program development, coordination, and individual needs assessment.

**Subgrantee:** A designated PSA receiving funding from the LGOA. (The LGOA is a grantee of the ACL; the PSA is a subgrantee of the LGOA; and the provider receives its funding from the PSA.)

**Target Groups:** Those persons 60 years of age or older and their spouses, regardless of age, identified by the LGOA and the OAA to be:
• in greatest economic need;
• in greatest social need;
• considered minorities;
• at risk for institutionalization;
• older individuals with limited English proficiency; and/or
• who reside in rural areas.

**Therapeutic Diet:** A diet ordered by a healthcare provider as part of treatment for a disease or clinical condition, or to eliminate, decrease, or increase specific nutrients in the diet.

**Total Older Americans Act (OAA) Expenditures** (as defined by NAPIS): Outlays/payments made by the SUA and/or PSAs using OAA federal funds to provide allowable services.

**Total Service Expenditures** (as defined by NAPIS): OAA expenditures plus all other funds administered by the SUA and/or PSAs on behalf of elderly individuals and caregivers for services meeting the definition of OAA services – both services which are means tested and those which are not. SUAs are encouraged to report expenditures in these service categories whether or not ACL funds were utilized for that purpose. This is not intended for financial accountability but for statistical purposes, such as computing accurate service unit costs based on total service expenditures.

**Transportation** (one way trip) (as defined by NAPIS): Transportation from one location to another. Does not include any other activity.

**Unit Cost:** The amount of funding needed to provide one service unit.

**Volunteer** (as defined by NAPIS): An uncompensated individual who provides services or support to or for older individuals. Only staff working under the PSA, not the PSA providers, shall be included. Additional definitions may be found in Section 102 of the OAA and 45 CFR Parts 1321, 1326, and 1328 (the regulations implementing the OAA).

**107: Abbreviations and Acronyms**
The following abbreviations may be used throughout this Manual:

- **AAA** – Area Agency on Aging
- **AARP** – American Association of Retired Persons
- **ACE** – Alternative Care for the Elderly
- **ACL** – Administration for Community Living
- **ADA** – Americans with Disabilities Act
- **AND** – Academy of Nutrition and Dietetics
- **ADRC** – Aging and Disability Resource Center
- **ADRD** – Alzheimer’s Disease and Related Disorders Resource Coordination Centers
- **AIM** – Aging Information Manager System
- **AoA** – Administration on Aging
- **ARCC** – Alzheimer’s Resource Coordination Center
- **BCD State Fleet** – Budget and Control Board State Fleet
- **CAP** – Corrective Action Plan
- **CDSME** – Chronic Disease Self-Management Education
- **CDSMP** – Chronic Disease Self-Management Program
- **CFR** – Code of Federal Register
- **CLTC** – Community Long Term Care
- CMS – Centers for Medicare & Medicaid Services
- COA – Council on Aging
- DHS – United States Department of Homeland Security
- DRI – Dietary Reference Intake
- ECTF – ElderCare Trust Fund
- EMC – Emergency Management Coordination
- EMD – Emergency Management Division
- EOC – Emergency Operations Center
- EOB – Explanation of Benefits
- ESF-6 – Emergency Support Function-6 (Mass Care)
- EBP – Evidence-Based Program
- FCSP – Family Caregiver Support Program
- FEMA – Federal Emergency Management Administration
- FFY – Federal Fiscal Year
- FOIA – Freedom of Information Act
- GIS – Geographical Information System
- GRI – Grant-Related Income
- HCBS – Home and Community-Based Services
- Help CART – Collaborative Aging Response Team
- HIPAA – Health Insurance Portability and Accountability Act
- IADLs – Instrumental Activities of Daily Living
- I-CARE – Insurance Counseling Assistance and Referral for Elders
- IM – Information Memoranda
- I&R/A – Information and Referral/Assistance
- ITO – Indian Tribal Organization
- LGOA – Lieutenant Governor’s Office on Aging
- LTCO – Long Term Care Ombudsman
- LTCOP – Long Term Care Ombudsman Program
- MIPPA – Medicare Improvement for Patients and Providers Act
- MOA – Memorandum of Agreement
- MSA – Metropolitan Statistical Area
- MSN – Medicare Summary Notices
- MUSR – Monthly Units of Service Report
- NAPIS – National Aging Program Information System
- NCOA – National Council on Aging
- NGA – Notification of Grant Award
- NSIP – Nutrition Services Incentive Program
- OAA – Older Americans Act
- OLSA – On-line Support Assistant
- OMB – United States Office of Management and Budget
- PAM – Public and Media
- PCE – Person of Comparable Expertise Qualifications (nutrition)
- PDP – Part D Prescription Drug Plan
- PI – Program Instruction
- PIP – Permanent Improvement Program
• PSA – Planning Service Area
• QA – Quality Assurances
• RAAC – Regional Aging Advisory Council
• RD – Registered Dietitian
• RDA – Recommended Daily Allowance
• RDN – Registered Dietitian Nutritionist
• SC4A – South Carolina Association of Area Agencies on Aging
• SCDHEC – South Carolina Department of Health and Environmental Control
• SCDHHS – South Carolina Department of Health and Human Services
• SCDMV – South Carolina Department of Motor Vehicles
• SCDOR – South Carolina Department of Revenue
• SCSEP – South Carolina Senior Employment Program
• SDC – Service Delivery Contractor
• SFY – State Fiscal Year
• SHIP – State Health Insurance Program
• SHL – Silver-Haired Legislature
• SLTCO – State Long Term Care Ombudsman
• SMP – Senior Medicare Patrol
• SUA – State Unit on Aging
• USDA – United States Department of Agriculture
• USDHHS – United States Department of Health and Human Services
• USDOL – United States Department of Labor
• VDHCBS – Veteran Directed Home and Community-Based Services
• VOAD – Volunteer Organization Active in Disasters
CHAPTER 200: STATE UNIT ON AGING OPERATIONS

201: Purpose and Overview of the Lieutenant Governor’s Office on Aging as the Federally-Designated State Unit on Aging

This chapter sets forth policies and procedures that the State Unit on Aging (SUA), the Lieutenant Governor’s Office on Aging (LGOA) in South Carolina, follows in planning and administering Older Americans Act (OAA) programs with the Planning Service Areas (PSAs) and the providers who utilize state and federal aging funding. In addition, this chapter provides an overview of the LGOA’s relationship with the OAA and the ACL.

The LGOA was established to study, plan, promote, and coordinate a statewide program to meet the present and future needs of aging citizens in South Carolina and to administer all federal programs relating to aging that are not the specific responsibilities of another state agency under the provisions of federal or state law. The LGOA is the designated operational agency for the State Unit on Aging for South Carolina. In that role, the LGOA is the administrator and steward of the OAA and its funds in South Carolina.

A. Federal Mandate for the State Unit on Aging

The OAA mandates the existence of a State Unit on Aging (SUA) in each state to administer provisions of the Act.

B. State Designation of LGOA

According to South Carolina Code Section 43-21-40:

“The division shall be the designated state agency to implement and administer all programs of the federal government relating to the aging, requiring acts within the State which are not the specific responsibility of another state agency under the provisions of federal or state law. The division may accept and disburse any funds available or which might become available pursuant to the purposes of this chapter.

The division shall study, investigate, plan, promote, and administer a program to meet the present and future needs of aging citizens of South Carolina, and it shall receive the cooperation of other state departments and agencies in carrying out a coordinated program.

It shall also be the duty of the division to encourage and assist in the development of programs for the aging in the counties and municipalities of this state. It shall consult and cooperate with public and voluntary groups, with county and municipal officers and agencies, and with any federal or state agency or officer for the purpose of promoting cooperation between state and local plans and programs, and between state and interstate plans and programs for the aging.”

The “division” as stated in South Carolina Code Section 43-21-40 is the Lieutenant Governor’s Office on Aging (LGOA).

202: The Mission of the Lieutenant Governor’s Office on Aging (LGOA)

Through the OAA, the Lieutenant Governor’s Office on Aging (LGOA) is authorized to be the leader, relative to all aging issues, on behalf of every aging citizen in the State of South Carolina.
The mission of the LGOA is to partner with state and local governments, non-profit organizations, and the private sector to enhance the quality of life for seniors and/or vulnerable adults.

In order for a state to be eligible to participate in programs and services funded through ACL grants, the designated State Unit on Aging (SUA) shall develop a State Plan to be submitted to the Assistant Secretary of the Administration for Community Living (ACL), and upon approval, administer the Plan within the state. The LGOA, as the SUA, must serve as an effective and visible advocate for older persons by reviewing and commenting upon all State plans, budgets, and policies which affect older persons and by providing technical assistance to any agency, organization, association, or individual representing the needs of older persons. The LGOA has divided South Carolina into distinct geographical Planning Service Areas (PSAs) to enhance services for older citizens statewide.

As the administrator and steward of the OAA and its funds in South Carolina, the LGOA shall perform a wide range of aging and disability functions, including, but not limited to:

- advocacy;
- planning;
- coordination;
- interagency linkages;
- information sharing;
- monitoring and evaluation;
- information and referral/assistance system; and
- long term care ombudsman.

These functions are designed to develop or enhance comprehensive and coordinated home and community-based systems, serving communities throughout the State of South Carolina via the aging network structure, which includes Planning Service Areas (PSAs) and the service providers that contract with the PSAs. These aging network systems shall be innovative and designed to be consumer-driven and senior-focused. These systems will enable older persons to age in place, which is the ability of seniors to lead independent, meaningful, and dignified lives in their own homes and communities for as long as possible.

As authorized through the OAA, the LGOA shall designate PSAs for the purpose of executing, at the regional level, the stated mission described above. The LGOA shall designate only those substate agencies having the capacity to carry out fully the mission described for such agencies in the OAA as PSAs.

The OAA intends that the PSA shall be the leader relative to all aging issues on behalf of all older persons in the planning and service area (45 CFR 1321.53(c)).

The PSA shall design and actively implement a wide range of services related to advocacy, planning, coordination, interagency linkages, information sharing, brokering, monitoring, and evaluation intended to create a comprehensive and coordinated home and community-based system in accordance with the South Carolina Aging Network’s Policies and Procedures Manual and through the standards set by the OAA, the LGOA, and the State Plan on Aging.

The LGOA shall ensure that the resources made available to a PSA under the OAA are used to perform the mission described for Area Agencies on Aging.

The governance, functions, and designations of the PSAs in South Carolina can be found in Chapter 400 of this Manual – Planning Service Area (PSA) Administration.
203: The Lieutenant Governor’s Office on Aging’s (LGOA’s) Foundation

For convenience, this Manual will use the term “LGOA,” to refer to the State Unit on Aging staff that performs daily operating functions. Enabling legislation for the LGOA is found in Title 43 of the Code of Laws of South Carolina, 1976, as amended.

A. Lieutenant Governor

The Lieutenant Governor is South Carolina’s second-ranking Constitutional Officer, providing leadership on legislative matters and public policy for the state. He/she serves as the state’s chief advocate for senior citizens and is the chief administrative officer of the LGOA, providing overall leadership for LGOA staff. This includes responsibilities for interpreting state and federal policies and ensuring the implementation of such policies and related procedures statewide. The Lieutenant Governor appoints an Aging Director, who serves as a representative and an advocate for the interests of South Carolina’s senior population with both public and private organizations.

B. Director of the Office on Aging

Section 43-21-70 of South Carolina Code provides for an Aging Director, appointed by the Lieutenant Governor. The Aging Director is responsible for administering the Office on Aging and its policies, coordinating and reviewing both federal and state policies affecting older adults and caregivers, undertaking broad advocacy activities, and serving as a liaison with public and private agencies and organizations to represent the interests of the Lieutenant Governor. The Lieutenant Governor and the Aging Director are the stewards of OAA funds in South Carolina.

C. LGOA Divisions

1. Division of Community Support

The mission of the Division of Community Support is to serve senior adults, adults with disabilities, their families, and professionals through outreach; partnerships; information and referral/assistance; data collection and dissemination; planning; training; advocacy; and implementation of the provisions of the OAA.

The division is tasked with providing guidance to the aging network through clearly stated policies and procedures in order to accurately collect senior client data, which reflects the actual services being provided by the aging network.

Under the direction of the Team Leader for Community Support, this division has broad responsibilities for developing and implementing monitoring measures; staying abreast of aging forecasting; planning activities, to include the integration of area plans and the State Plan on Aging; and the collection, analysis, and publication of client-driven statistical data collected from the agency’s programs. Data is made available through data collection systems such as the On-line Support Assistant (OLSA), Advanced Information Manager (AIM), and State Health Insurance Program (SHIP) Talk, which track client data for agency reporting purposes. The data from these systems is provided to the Administration for Community Living (ACL) for reporting purposes, as aging funding is now based on solid data and is results driven.

This division is responsible for the Information and Referral/Assistance (I&R/A) program and monitors programmatic activities from the data entered by the I&R/A specialists in the PSA regions. Other essential functions of the division include coordination of the agency’s and aging network’s Emergency Management Division (EMD) procedures and services; outreach to aging network partners; primary LGOA
liaison for the PSAs, aging network, and senior centers; administration of the Permanent Improvement Project (PIP) grant program; and SC Access, a statewide readily-accessible internet database of formal and informal resources available to assist older adults and caregivers.

2. **Division of Community Resources**
   The Division for Community Resources, under the direction of the LGOA Team Leader for Community Resources, is responsible for coordinating a broad array of aging programs, as well as home and community-based services, directed towards enhancing the quality of life for older persons. These include nutrition services, Alzheimer’s and dementia-related grants, respite programs, family caregiving, senior employment, insurance counseling, the Veteran Directed Home and Community-Based Services Program (VDHCBS), transportation services, and health and wellness (Chronic Disease Self-Management Programs). The Community Resources Division works directly with the PSAs and their AAAs in fulfilling their responsibilities by providing grant management and coordination, programmatic oversight, monitoring, and training. It combines the data inputted and collected from Community Resources programs and services with the data received from the PSAs and their providers in order to create the South Carolina client and service data reports submitted to ACL.

3. **State Long Term Care Ombudsman**
   The Office of the State Long Term Care Ombudsman is headed by the State Long Term Care Ombudsman. This division is housed in the Lieutenant Governor’s Office on Aging (LGOA) but has specified federal and state duties, functions, and responsibilities, which set it apart from the LGOA. The Long Term Care Ombudsman Program has specific authority provided through the Older Americans Act (OAA) and the South Carolina Omnibus Adult Protection Act of 1993.

   Ombudsmen serve as advocates on behalf seniors and vulnerable adults. Ombudsmen are authorized by the OAA and South Carolina’s Omnibus Adult Protection Act to investigate complaints related to quality of care and quality of life as well as abuse, neglect, and exploitation of residents in long term care facilities. The Legal Assistance Developer is housed in the Office of the State Long Term Care Ombudsman. (See section on Legal Assistance Developer for additional information.)

   A secondary function for the Ombudsman Program is The Friendly Visitor Program, a program that recruits, trains, and utilizes volunteers in long term care facilities. These trained volunteers visit facilities to help educate residents and their families about residents’ rights and advocate for the resident’s quality of care and quality of life.

4. **Accounting/Fiscal**
   Under the direction of the LGOA Fiscal Team Leader, the divisional staff manages the financial operations necessary for the efficient functioning of area planning and awards; payment of providers; purchase of materials, equipment, and supplies; state budgeting; and federal reporting.

5. **Information Technology**
   Under the direction of the LGOA Information Technology (IT) Team Leader, the Information Technology Division is responsible for the support of all hardware, software, and equipment utilized by the LGOA staff; the management of the AIM and
Nursing Facility Bed Locator programs; and the security of the network, computer hardware, and websites. In addition, the IT Team assists with data and information to support the LGOA’s executive staff in the development of strategic plans, modernization of practices, program development and analysis, and federal and state reporting. The IT team produces system reports as requested by staff and the aging network. The IT Team Leader also acts as the liaison for third-party vendors for system software applications.

6. Human Resources (HR)
Under the supervision of the LGOA Human Resources (HR) Manager, HR provides knowledge, advice, and counsel to the LGOA executive staff on staffing issues, legal issues, strategic planning, classification and compensation, employee reviews, and health and other related benefits issues. In addition, the HR Manager assists with the modernization of workforce practices and staff trainings for employee development. The HR Manager maintains compliance with state and federal regulations and agency policies including, but not limited to, Equal Employment Opportunity and Affirmative Action programs. This division also supports the South Carolina Enterprise Information System (SCEIS) HR/Payroll module to assure accuracy on all employee and agency records.

7. Special Grants Management
When the LGOA receives grants for special purposes from state or federal sources, responsibility for the grant may be assigned to a temporary division or incorporated into an existing division. The decision on the administrative placement of the special program grant will be made at the discretion of the LGOA Director.

D. Committees and Advisory Boards
1. Committees
The LGOA is involved in committees and advisory boards that assist the agency with meeting its mission of serving South Carolina’s older adults and adults with disabilities. LGOA participation in various committees may be established by law, while others are related to a grant, program, or special project.

2. South Carolina Advisory Council on Aging
The Council is established under Section 43-21-10 of the Code of Laws of South Carolina, 1976, as amended. The purpose of the South Carolina Advisory Council on Aging shall be to act in an advisory capacity to the LGOA regarding problems and issues affecting older South Carolinians, their families, and their caregivers.

The Council shall consist of one member from each of the 10 planning and service areas and five members from the state at large. The Lieutenant Governor shall make all appointments to the Council. All 15 members must be citizens of South Carolina and have an interest in and knowledge of the problems of an aging population. Advisory Council members shall be diverse in age, race, and physical functioning; be active in leadership organizations; and represent the diverse concerns of older citizens of South Carolina.

Council members shall serve terms of four years or until successors are appointed by the Lieutenant Governor. Should vacancies occur mid-term, they shall be filled in the manner of the original appointment for the remaining portion of the term only.
204: Lieutenant Governor’s Office on Aging (LGOA) Policy Development

The Lieutenant Governor’s Office on Aging (LGOA) is tasked by the Older Americans Act (OAA) with setting policies and procedures in the State of South Carolina. The statewide policies and procedures set a standard for the PSAs to follow in developing regional policy.

The LGOA follows written procedures in performing its major functions and daily operations. Such procedures, policies, protocols, and trainings closely follow the established mandate of the OAA and this Manual. Using the OAA, Administration for Community Living (ACL), and state guidance, the LGOA follows the steps below:

- develops, administers, and amends proposed procedures;
- provides proposed procedures for review and comment by the PSAs and aging network partners;
- considers all comments in finalizing the procedures;
- creates, assesses, and reviews updates in order to modernize and improve operations and incorporates new policies and procedures into this Manual when necessary; and
- keeps procedures current through the use of Program Instructions (PIs) issued as numbered Information Memoranda (IM). The LGOA reserves the right to issue PIs as necessary, in order to ensure that policies and procedures are in accordance with Federal and State laws, requirements, and regulations.

205: State Plan on Aging

A. General

The State Plan is the document that the Administration for Community Living (ACL) mandates the Lieutenant Governor’s Office on Aging (LGOA) to submit in order to be eligible to participate in ACL programs and to receive its funding.

The State Plan provides the LGOA with a blueprint to successfully fulfill the mission and components of the OAA and provides the ACL with the assurances and measurements necessary to guarantee that the mandates of the OAA are being performed and services are being provided statewide.

In order for the LGOA to be eligible to participate in programs of grants to states from allotments under Title III of the OAA, the State of South Carolina, in accordance with regulations of the Assistant Secretary of the United States Department of Health and Human Services, has designated the LGOA as the sole state agency to develop and administer a State Plan within the State of South Carolina (OAA 305(a)(1)(A)(B)).

The State Plan ensures that the LGOA will comply with all statutory and regulatory requirements in the administration of OAA funds, and it outlines the LGOA’s strategies for fulfilling its responsibilities.

B. Effective Period for the State Plan on Aging

The State Plan can have an effective period of two, three, or four years, as determined by the LGOA. The Planning Service Area (PSA) shall provide the LGOA with annual updates and revisions as necessary. The current LGOA State Plan cycle/period is four years. The Plan is developed according to a format determined by the LGOA within the statutory and regulatory requirements of the ACL.

The South Carolina State Plan shall be based on the structure of the OAA with details from area plans developed by the PSAs. It must contain assurances that the LGOA will meet all of its statutory and regulatory requirements regarding all LGOA functions, including
administration and delivery of services. The State Plan identifies each PSA designated by the LGOA. The Intrastate Funding Formula is used to allocate OAA funds to the PSAs, and there are other funds distributed without uniformity through other allocation methods.

South Carolina’s State Plan on Aging specifies, in writing, to the ACL:
- program objectives to implement service delivery requirements consistent with the OAA requirements, those established by the ACL, and those established in area plans;
- documentation of the designation of the LGOA as the State Unit on Aging (SUA);
- resource allocation plan indicating the proposed use of all funds directly administered by the LGOA and the distribution of OAA funds to each planning and service area;
- proposed methods for giving preference to those with greatest economic or social need in the provision of services under the plan; and
- extensive demographic and statistical data.

The LGOA is required to amend the plan under certain conditions:
- to comply with new or revised federal statutes or regulations;
- to reflect changes in state or federal law, policy, LGOA organization, or operations that will substantially impact the administration of the State Plan on Aging;
- to reflect a change in the designation of any Planning Service Area (PSA); and
- to reflect a change in the Intrastate Funding Formula.

C. Development and Review of the State Plan on Aging

The LGOA will research, review, and consider all information contained in the area plans submitted by the PSAs when developing the State Plan on Aging for the ACL in order to incorporate activities and services performed by the aging network. Views of older persons and adults with disabilities are considered by the LGOA in the development and administration of the State Plan and any amendments to the Plan through such means as the following:
- public hearings;
- consultation with PSA staff and their providers;
- review by advisory committees or other groups of older people;
- surveys; and
- publication of the draft plan and solicitation of written comments.

1. Public Hearings

The ACL requires the LGOA to hold public hearings before the State Plan is officially submitted. Public hearings are advertised at least two weeks in advance of the hearing date in major South Carolina newspapers. News releases on public hearings are sent to weekly and bi-weekly newspapers. Public hearings are to be held at convenient times and in places that are barrier-free. All persons in attendance must sign a register and shall be provided with a comment sheet. Comments collected shall become part of the Plan.

2. Plan Submission

The original copies of the State Plan and/or amendments are to be submitted to the Lieutenant Governor and LGOA Director for signature by the document’s coordinator. The LGOA must then submit the Plan and/or amendments to the ACL at least 60 days prior to the proposed effective date. Upon ACL approval, the Plan becomes effective on the date designated by the ACL.
206: Lieutenant Governor’s Office on Aging (LGOA) Functions to Oversee the Older Americans Act (OAA) Funds and Services

The primary functions of the Lieutenant Governor’s Office on Aging (LGOA) are planning, coordination, advocacy, resource development, program development, training, information and referral, and outreach on behalf of South Carolina’s senior population.

As the administrator of the OAA and its funds in South Carolina, the LGOA shall carry out a wide range of aging and disability functions, including, but not limited to:

- advocacy;
- planning;
- coordination;
- interagency linkages;
- information sharing;
- monitoring and evaluation;
- transportation;
- information and referral/assistance system; and
- long term care ombudsman.

These functions are designed to develop or enhance comprehensive and coordinated home and community-based systems serving communities throughout South Carolina via the aging network structure, which includes PSAs and service providers that contract with the PSAs. These aging network systems shall be innovative and designed to be consumer-driven and senior-focused in order to assist older persons wishing to age in place, which is the ability of seniors to lead independent, meaningful, and dignified lives in their own homes and communities for as long as possible and regardless of age, income, or ability level.

The LGOA has the responsibility for coordinating all activities necessary for effective short- and long-range statewide planning regarding the needs of older adults by using the client data and information submitted by the PSAs. The information and data inputted into the LGOA’s data collection systems by the PSA staffs and the service providers provide a critical path to accurate and timely data at a point when the Administration for Community Living (ACL) has become more data-driven when providing aging funding. It is imperative that the PSAs properly input client data in an accurate and timely manner to ensure that programmatic and service data is properly reported by the LGOA to the ACL.

The LGOA has statutory authority over OAA programs and any state-funded programs specifically designated by the General Assembly. In addition, the LGOA has a responsibility to coordinate its planning with other state agencies and to implement aging policies and services. Procedures for conducting LGOA activities are as follows:

A. LGOA Planning Process for Enhancing Aging Services in the State Plan

In developing the State Plan, the LGOA planning process integrates long-range plans, strategy sessions, and operational plans to address the needs of older adults. In addition, client and service data collected by the Planning Service Areas (PSAs) is reviewed to ensure that aging trends are monitored for planning purposes. To facilitate this process, the LGOA staff reviews the needs of South Carolina’s seniors prior to preparing each State Plan. Senior staff and program managers review the data to successfully craft a blueprint that serves the state’s aging population. Data reviews include the following:

- needs assessments conducted by the PSAs for area plans;
- service prioritizations conducted by PSAs;
• objectives contained in PSAs’ Area Plans;
• data on unmet needs submitted by the PSAs;
• regional PSA demographic data;
• reviews of appropriate federal, state, and regional agencies on needs of older adults;
• public forums concerning the needs of seniors;
• input from the South Carolina Advisory Council on Aging, the Silver-Haired Legislature, the Alzheimer’s Resource Coordination Council (ARCC) Advisory Council, and South Carolina AARP (American Association of Retired Persons); and
• the annual public hearing of the Joint Legislative Committee to Study Services, Programs, and Facilities for Aging.

The LGOA provides opportunities for input and participation in the planning process to older adults and caregivers, subgrantees, contractors, and other appropriate parties at regional public hearings prior to the submission of the State Plan. On an ongoing basis, the LGOA conducts research and collects data necessary for effective planning.

B. Coordination of LGOA Responsibilities
The LGOA provides for the dissemination of information on the needs of older adults and the development of cooperative working relationships, particularly with other state agencies that provide services to older adults and adults with disabilities. The LGOA has representation on relevant advisory committees, task forces, and other interagency groups working on behalf of older adults, adults with disabilities, and their caregivers.

C. LGOA Advocacy of Aging Issues
Nothing in this section shall be deemed to supersede statutory or other regulatory restrictions regarding lobbying or political advocacy with federal funds.

The LGOA will advocate on behalf of older adults in order to ensure that they receive all rights to which they are entitled and to encourage and assist in the development of services and benefits that can meet their needs or contribute toward their independence and dignity. As a part of its advocacy responsibilities, the LGOA will:

• review and comment on national plans, budgets, and policies that affect older persons;
• represent interests of older persons before legislative, executive, and regulatory bodies;
• operate a long term care ombudsman and other elder rights programs;
• assist in the development of legal assistance programs for older persons; and
• provide information or technical assistance to public officials and agencies, organizations, or associations working on behalf of older adults and their caregivers.

D. LGOA Resource Development and Program Development
The LGOA works toward the development of new resources that can be used to create, expand, enhance, or maintain needed services and programs for older adults. Resource development activities of the LGOA administration include:

• maintaining data recording protocols, which underscore the importance of the accurate and timely input of data into the LGOA data collection systems by the PSAs and the providers;
• reviewing data from the PSAs to determine which services need additional resources to better serve a growing aging population;
requesting and justifying state appropriations through the General Assembly for new or expanded programs using client data which shows the need of increased funding to support a growing aging network in South Carolina;

developing applications for federal grants or other sources of funds;

encouraging other organizations to support needed programs and services in their communities; and

promoting the use of volunteers as a resource.

The LGOA will develop and implement new programs, improve or modify existing programs, and encourage other agencies to do likewise in response to the changing needs of older adults and their caregivers in the State of South Carolina, as directed by the OAA and the mission statement of the LGOA.

E. Training for Aging Services and Staff Development

The LGOA shall train the Area Agency on Aging (AAA) Directors or a designee to ensure that an orientation to aging services and programs (including the State Health Insurance Program (SHIP), Family Caregiver, Information and Referral Assistance (I&R/A), Ombudsman, Emergency Rental Assistance, Policy and Accounting/Administration, etc.) is provided. These trainings may be available through the LGOA training web portal, conference calls, meetings, etc. The Planning Service Areas (PSAs) and their AAAs are responsible for providing training to their staffs and providers.

The AAA Directors shall have the opportunity to identify and address training needs with the LGOA Help CART (Collaborative Aging Response Team) when necessary. This allows them to be forthcoming and proactive with their needs and to discuss specific statewide training needs for their programs and services with the LGOA.

It is the responsibility of the PSA to monitor the LGOA Training Portal to see all current training processes and opportunities available. PSAs shall keep all providers informed about trainings available on the LGOA Training Portal.

F. Technical Assistance for Aging Services

The PSAs and their AAAs shall provide technical assistance to the providers to assist them with the delivery of services to older South Carolinians. The PSAs and their AAAs are expected to be up-to-date on LGOA, ACL, and OAA policies in order to provide technical assistance.

The administrative oversight and the collaborative and technical assistance provided to the PSAs and AAAs will be closely related to issues and activities identified through area plans and other assessment findings. The LGOA will also provide technical assistance, consultation, and partnership assistance as part of a plan to assist the PSAs and AAAs, but the LGOA is not solely responsible for finding a resolution to address the needs identified by PSAs and AAAs or other providers.

G. Quality Assurance

Quality Assurance (QA) procedures are in place for services and service delivery. The role of the LGOA in the QA process is outlined as follows:

- review the schedule of service(s) in each planning and service area as part of the Area Plan process and its annual update review;

- establish and update QA, with PSAs and their AAAs and service delivery providers’ input, and as needed, the standards and indicators for each service funded through
state and OAA funding:
• establish procedures for amending, editing, updating, and reissuing standards and/or indicators;
• establish the basic elements to be included in the AAA’s QA reviews (outlined in the Program Instructions for drafting the Area Plan); and
• establish the basic reporting process for the AAA to use to transmit findings to appropriate parties.

The LGOA will involve selected service beneficiaries or caregivers, AAAs, and other providers in the process of creating service standards, amending existing standards, and editing of any established standards or indicators. The LGOA will undertake amendments, edits, and updates resulting from changes in law, regulation, or policy, or when indicated by analysis of Quality Assurance (QA) findings.

Changes to QA standards may be made every four years. Standards will be reviewed for required changes in the year prior to the AAA competitive procurement process. This will allow ample time for LGOA staff and AAA staff to review recommendations and agree upon decisions prior to issuing Requests for Proposals (RFP) for competitive procurement.

The LGOA will issue all standards, amendments, and edits in draft form and allow a minimum of two weeks for comment by the selected program participants or caregivers, service delivery contractors, the AAA, and other grantors. The LGOA will involve those who worked on drafting standards and indicators in the review of the comments received and in preparation of final standards; however, the LGOA has final authority to make decisions on service standards.

H. Reports for LGOA Programs
The LGOA will submit program reports for OAA activities to the ACL and other Federal and State entities when due. The LGOA has established and maintains an effective and quality system of reporting that will ensure that all PSAs and their provider agencies submit timely, accurate information to the LGOA with deadlines established by program managers. The overall quality of this data is determined by the accuracy and quality of data inputted by the PSAs and providers.

The State Program Report is designed to provide information on all clients, service units, and expenditures for services that are funded in whole or in part by OAA funding, as required by ACL instructions. This includes performance-related data (clients, providers, units of service, program income, etc.) related to the service as a “whole,” even if the OAA funding is one of several funding sources used to support the service. This is based on the assumption that all the units of service and persons served are attributable to the presence of the OAA funding.

I. Evaluation and Assessment of PSAs
LGOA Program Managers and accounting/fiscal staff conduct on-going, monthly, and annual reviews of Planning Service Area (PSA) contracted services and reimbursement requests. Monthly and on-going programmatic reviews of appropriate documentation include, but are not limited to, Monthly Units of Service Reports (MUSRs) and Payment Request Forms (PRFs).

In addition, the LGOA conducts on-going, monthly, and annual evaluations and assessments of the Area Plan, Notification of Grant Award (NGA), and this Manual’s administration, and reviews the PSA’s fiscal operations and contracted programmatic services as needed, in order to monitor the appropriate use of aging funds and to ensure
programmatic integrity. The PSA will be required to take corrective action when adverse findings are identified by the LGOA.

The State Long Term Care Ombudsman evaluates regional Ombudsman programs. The PSAs are responsible for evaluating in-home and community-based services delivered at the local level and reporting their monitoring findings to the LGOA in a summary in their annual Area Plan Updates. Any significant findings should be reported immediately in writing via the LGOA Help CART.

The LGOA will conduct program evaluations and assessments on an annual basis at each PSA, according to an announced schedule. After an evaluation visit, a written report will be provided to the PSA. The PSA will have an opportunity to respond to the report and to present its views concerning any findings and recommendations. The PSA is expected to take corrective action when adverse conditions are identified in the LGOA report. At its discretion, the LGOA will conduct follow-up visits to ensure that corrections have been made.

The PSA Director has fiscal responsibilities to ensure that OAA and state funds are being properly utilized by the PSA. The PSA Director shall sign all Notification of Grant Awards (NGA) and certify that services and activities in the NGA will be performed.

Unannounced visits to nutrition sites, senior centers, and other program service locations may be made as deemed necessary by the LGOA.

J. Designation of Planning and Service Areas and Area Agencies on Aging (AAAs)

To comply with federal statutes and regulations, a planning and service area must have a resident population of 100,000 or more (OAA 305(b)).

In order to be eligible for OAA funds, the LGOA must designate an appropriate number of planning and service areas (OAA 305(a)(E)).

In each planning and service area, the LGOA will designate an Area Agency on Aging (AAA) (OAA 305(a)(2)(A)).

The LGOA may not designate any regional or local office of the state as an AAA (45 CFR 1321.33).

Whenever the LGOA designates a new AAA, the LGOA shall give the right of first refusal to a unit of general-purpose local government, if such unit can meet the requirements outlined below. The boundaries of such a unit and the boundaries of the planning and service area must be reasonably contiguous (OAA 305(b)(5)(B)).

The AAA shall be:

- an established office providing aging services within a planning and service area designated by the LGOA;
- any office or agency of a unit of regional government designated for the purpose of serving as an area agency by the chief elected official of such unit;
- any office or agency designated by the appropriate chief elected official(s) of any combination of units of general-purpose regional governments, to act only on behalf of such combination for such purpose; or
- any public or nonprofit private agency in a planning and service area, or any separate organizational unit within such an agency that is under the supervision or direction for this purpose of the LGOA and that can and will engage only in the planning or
provision of a broad range of supportive services or nutrition services within the planning and service area (OAA 305 (c) (1 through 4)).

The LGOA has the following policies for the designation of planning and service areas and area agencies:

- all AAAs shall be multi-county organizations that do not provide direct services, except where, in the judgment of the LGOA, provision of such services by the AAA is necessary to ensure an adequate supply of such services, or where such services are directly related to such AAAs statutory functions, or where such services of comparable quality can be provided more economically by such AAA (OAA 307 (a) (8) (i through iii));
- there shall be no more than 10 planning and service areas; and
- as changes occur in AAA designations and functions, the LGOA shall explore the reconfiguration of planning and service areas as needed.

The LGOA has developed procedures for addressing any mandated changes in the structure of planning and service areas. Criteria for implementing these procedures are as follows:

- the older population of the planning and service area is an important consideration in deciding on a configuration, because the number of residents 60 years of age or older is the major factor in the funding formula;
- attention shall be given to natural community areas in developing a configuration;
- each planning and service area should have a mix of economically-strong and economically-depressed areas;
- the location of Metropolitan Statistical Areas (MSA) is a consideration, and each planning and service area should have at least one MSA since these areas are growth centers;
- relationships between local jurisdictions within a planning and service area shall be considered because a significant portion of required local matching funds must come from the local jurisdictions within a planning and service area;
- a balance is needed between maintaining local relationships and having a sufficient population and economic base within a planning and service area;
- there is a fiscal limit on the number of AAAs that can be supported in South Carolina;
- each planning and service area must be large enough to support an AAA of sufficient staff size to accomplish its mission;
- the coordinating role of an AAA and the impact that planning and service area boundaries might have on this role should be considered; and
- the district lines of other statewide agencies should be taken into consideration, but should not be considered a constraint.

In changing the configuration of planning and service areas, potential disruption of existing entities and personnel should be considered. Existing entities should be encouraged to collaborate. The process should be open, with all interested parties given an opportunity to participate, including local officials, legislators, community leaders, contractors, and organizations of older adults.

**K. Withdrawal of Designation of Planning and Service Area or Area Agency on Aging (AAAs)**

For adequate reason(s), the LGOA may reconfigure planning and service areas or remove the designation of an AAA from an organization serving in that capacity. The LGOA may
withdraw the designation as an AAA after reasonable notice and opportunity for a hearing whenever it finds that:

- an Area Agency does not meet OAA requirements;
- an Area Plan is not approved;
- there is substantial failure to comply with any OAA provision, or policies and procedures established and published by the LGOA; or
- AAA activities are inconsistent with the OAA statutory mission (45 CFR 1321.35(a)).

If the LGOA withdraws an AAA’s designation, it shall provide a plan for the continuity of AAA functions and services in the affected planning and service area and designate a new Area Agency in the PSA in a timely manner (45 CFR 1321.35(b)).

If necessary to ensure continuity of services, the LGOA may perform the duties of the AAA for a period of up to 180 days. If the LGOA demonstrates to the satisfaction of the Assistant Secretary of the Administration for Community Living (ACL) a need for an extension, the ACL may extend the period for an additional 180 days (45 CFR 1321.35(c) and (d)).

L. Planning and Service Area Designation Hearings

The LGOA will provide a hearing to any applicant denied designation as a planning and service area and to any designated AAA when the LGOA proposes to disapprove an Area Plan or plan amendment submitted by the AAA or to withdraw the AAA’s designation (45 CFR 1321.29(d) and 1321.35(a)).

The planning and service area designation hearing will be led by the LGOA Director and include all parties at a location determined by the LGOA. The meeting will follow all protocols established by the OAA. The LGOA will make the final determination of the matter and inform the ACL of its decision.

The LGOA will:

- afford opportunity for a hearing, upon request, by a provider (or applicant to contract) or by any program beneficiary who believes that he or she has been unfairly denied services under the provision of the OAA because of any waiver or appropriate Title III transfer approved by the LGOA (OAA 307(a)(5)(C));
- hear an appeal from a provider who disagrees with the findings of the results of an audit review which requires repayment; and
- require the AAAs to establish procedures to hear grievances from older individuals who are dissatisfied with or denied services under the OAA (OAA 306(a)(10)).

Planning and Service Area Designation Hearing Process:

If an agency, organization, or individual requests a hearing, a written request must be filed with the LGOA Director within 30 days following the receipt of the notice of the adverse action. Any appellant under the provisions of this section must first follow appeal procedures provided by the AAA before the LGOA will grant a request for a hearing.

M. LGOA Hearing Standards

LGOA hearing procedures are designed to meet the following standards:

- timely written notice of the reasons for the LGOA action;
- an opportunity to review any pertinent evidence on which the action was based;
- an opportunity to appear in person to refute the basis for the decision;
- an opportunity to present witnesses and documentary evidence;
an opportunity to cross-examine witnesses; and
- a written ruling by a decision-maker that sets forth the reasons for the ruling and the evidence on which the decision is based.

N. Hearing Procedures

The Older Americans Act (OAA) Section 306 (F) specifies that a final determination on funding cannot be made until the AAA is afforded its due process in accordance with procedures established by the LGOA.

Specific hearing procedures to be followed by the LGOA are as follows:

1. Appeals on Funding Actions

   If the applicant wishes to appeal a funding action, the applicant must file a written request for appeal to the LGOA within 10 working days of the date on the letter. A hearing officer shall be appointed, and a review will be scheduled within 30 days of the request for appeal.

   The appellant shall be given the opportunity to make an oral presentation and to submit any written justification or documentation. The appellant will be notified in writing within five working days of the decision of the hearing officer. The appellant will be required to provide the LGOA with written acceptance of the findings within 10 working days from the date of notification of action.

   In the event a signed agreement is not received by the LGOA, no funds will be forwarded to the appellant during the review process. (Signing the AAA agreement does not deny the right to appeal, nor will it prejudice the findings of the appeal; however, the terms of the AAA agreement will be binding if the appeal action upholds the original action.) In the event that funds are refused or denied, the LGOA will not be liable for any expenditure during the appeal. In the event the final action results in a reduction from the request, the LGOA will not be liable for expenditures in excess of the approved budget.

2. Appeals on Audit Review

   The LGOA will review AAA’s financial audits conducted by outside professionals. Upon completion of the LGOA review, if any findings indicate under- or over-payment, reimbursement or adjustments will be required. The LGOA will issue either a check for the amount due to the AAA or request repayment by the AAA to the LGOA for any unearned federal or state funds to be forwarded within 30 days.

   If the AAA or provider is not in agreement with the audit review findings, the AAA or provider must so notify the LGOA in writing within 10 days of the date on the review report. A meeting will then be scheduled with LGOA staff to review the audit report and any supporting documents provided by the AAA and provider.

   Should issues be resolved to the satisfaction of both parties, the audit report will be appropriately revised in writing, and the AAA or provider advised to take appropriate action to close out the award. Should an agreement not be reached, the LGOA Director shall make the final determination.

3. LGOA Hearing Procedures

   The LGOA may terminate formal hearing procedures at any point if the LGOA and the agency, or organization that requested the hearing, negotiate a written agreement that resolves the issues that led to the hearing.
4. Individual Senior Client Service Denial Hearings
Every provider shall post notices within its program and services locations that indicate procedures available to older persons who wish to notify the LGOA of complaint. Providers must post notices in a conspicuous location within view of all older persons, or otherwise notify all who participate in community-based programs or receive in-home services. The LGOA will assist providers to ensure that this policy is being implemented in an effective manner.

O. Freedom of Information Act (FOIA)
The LGOA fully complies with the South Carolina Freedom of Information Act (FOIA), which requires that the public, defined in the statute as "any person," must be given access to documents and meetings of state agencies (South Carolina Code 30-4-10).

1. Meetings That Must Meet Requirements of the FOIA
The FOIA stipulates that meetings of most elected and appointed public bodies including committees, subcommittees, advisory committees, and non-governmental bodies supported in whole or part by public funds, are to be open to the public, and may be attended by any person. It also requires 24-hour advance notice of a meeting. The notice and agenda shall be posted at the meeting site as well as at the headquarters of the agency calling the meeting.

2. Documents Which Can Be Subject to FOIA
By law, the LGOA has 15 business days to gather materials requested under the FOIA, or to notify the requestor that the information is not available. The LGOA will not create documents in response to a request for information, but rather will provide the various existing documents that collectively provide answers to questions. If information requested is not immediately available, requesting parties will be advised of the estimated cost to gather the information and will be asked to submit in writing their willingness to pay these charges. The LGOA will only provide access to documents that are in existence and will not create documents to satisfy the FOIA request.

3. Charges for FOIA Expenses
Charges may be levied to reimburse the agency for the cost of fulfilling FOIA requests. The public body may establish and collect fees not to exceed the actual cost of searching for or making copies of records. Fees charged by a public body must be uniform for copies of the same record or document. The LGOA uses guidelines contained within the federal FOIA for the U.S. Department of Health and Human Services (USDHHS)

The LGOA will not provide information on its personnel or the individuals it serves without the informed consent of the individual(s) concerned.

The LGOA requires AAAs and providers to develop and follow public information policies that provide for the maximum feasible disclosure of information to the general public consistent with requirements for beneficiary privacy. AAAs and providers should employ the FOIA as a guide in developing and implementing such policies.

P. Maintenance of Effort
The State’s fiscal year allotment under Section 304 of the OAA shall be reduced by the percentage (if any) by which expenditures of state sources for such year under the approved
State Plan under Section 307 of the OAA are less than the average annual state expenditures for the three preceding fiscal years (OAA 309(c)).

Q. Requirements for Non-Federal Share of OAA Funds
The LGOA requires of AAAs and providers that OAA funds will not replace funds from non-federal sources. The LGOA may not allow more than 85 percent of the cost of services or 75 percent of the AAA cost of planning and administration to be paid with OAA funds. The state must provide five percent of the allowable cost for services from state-appropriated funds. Each AAA shall ensure the provision of the non-federal share required for all funds provided under its Area Plan (OAA 304 (d) and 309 (b)).

R. Disaster Response Responsibilities
The Older Americans Act (OAA) assigns a very active emergency management coordination role for the LGOA and Planning Service Areas (PSAs). OAA Section 307 (29) stipulates that the PSA shall include in its Area Plan “information detailing how the area agency on aging will coordinate activities, and develop long-range emergency preparedness plans, with local and State emergency response agencies, relief organizations, local and State governments, and any other institutions that have responsibility for disaster relief service delivery.”

In addition, the PSA has a shared responsibility for emergency management coordination, as defined by Presidential Policy Directive / PPD-8: National Preparedness, which includes sharing the responsibility of preparedness through a "whole community" approach. This directive has changed how emergency management coordination is conducted on the Federal, State, and local levels. After Hurricane Katrina, there is now a greater emphasis on emergency management coordination at the local level, as opposed to the state level.

It is the LGOA’s role, as the State Unit on Aging and as a State Constitutional Office, to ensure that each PSA has an operational Emergency Preparedness Plan. A copy of the uniformed PSA Emergency Preparedness Plan Format template shall be included as part of the Annual Area Plan Update Instruction Guide for the PSAs to follow while preparing, planning, and updating their emergency preparedness plans.

The LGOA annually reviews and updates its disaster preparedness and response plan, which establishes the protocols that the LGOA uses to coordinate its emergency activities with federal and state emergency management divisions and the aging network. The LGOA is mandated to assist with the State Emergency Operations Center’s pre-disaster and post-disaster activities when the EMD declares Operating Condition-3. The LGOA works primarily with the Mass Care Emergency Support Function, designated as ESF-6.

The PSAs are responsible for developing emergency/disaster preparedness and response plans for their planning and service areas as part of their Area Plans. The PSAs shall follow all LGOA requirements and templates when developing emergency plans. PSAs shall be actively engaged with all county emergency management directors and other relevant partners to ensure that there is a working relationship between the counties and the PSAs. PSAs are expected to maintain current and up-to-date emergency contact information for PSA staff, directors of providers, and county emergency management officials in the event of a disaster or emergency, and to submit this information with their Area Plans. The PSA will designate staff to be on call throughout the duration of the declared disaster and this staff shall maintain communications with the LGOA Emergency Preparedness Coordinator.
207: Allotments and Grants to South Carolina

A. Older Americans Act (OAA) Allotments

The Administration for Community Living (ACL) makes annual allotments to South Carolina based on the state’s ratio of the population aged 60 years and older to the national population aged 60 years and older. From these allotments under Title III, the LGOA expends five percent to pay part of the costs of administration of the State Plan on Aging. South Carolina receives separate allotments for the following programs (OAA 303 and 304):

- in-home support services (Title III-B);
- long-term care ombudsman program (Title III-B and Title VII);
- elder abuse prevention services (Title VII);
- health insurance counseling and fraud prevention (ACL and Centers for Medicare & Medicaid Services (CMS));
- congregate nutrition services (Title III-C-1);
- home-delivered nutrition services (Title III-C-2);
- Evidence-Based Disease Prevention and Health Promotion services (Title III-D);
- medication management (Title III-D);
- family caregiver support services (Title III-E); and
- Nutrition Services Incentive Program (NSIP, formerly through the United States Department of Agriculture (USDA), but now through ACL)

B. Limitations of LGOA Allotments

The LGOA must use each allotment for its authorized purpose; however, limited transfers are permitted between nutrition services and support services. Except for a small portion of Title III-B funds, which are reserved for the ombudsman program retained at the LGOA, all social, nutrition, wellness, and caregiver service allotments are granted to AAAs under approved Area Plans.

C. Intrastate Funding Formula to Distribute Aging Funds in State Plan on Aging

In consultation with the AAAs, the LGOA is required to develop a formula for the distribution of OAA funds to the planning and service areas. State funds appropriated for aging services do not have to meet the Intrastate Funding Formula. This formula must take into account geographic distributions of the following:

- persons 60 years and older for services as recognized by the OAA;
- older persons at or below poverty;
- minority older persons;
- older persons in rural areas;
- older persons at risk; and
- low-income minority individuals.

With the development of each new State Plan on Aging, the LGOA publishes the proposed formula for review and comment, which includes:

- a descriptive statement of the formula’s assumptions and goals, and application of the definitions of greatest economic or social need (see definitions below);
- a numerical statement of the actual funding formula to be used;
- a list of population, economic, and social data to be used for each planning and service area; and
- a demonstration of funds allocated to each PSA through the funding formula.
The term ‘greatest economic need’ means the need resulting from an income level at or below the poverty line.

The term ‘greatest social need’ means the need caused by non-economic factors, which include—

(A) physical and mental disabilities;
(B) language barriers; and
(C) cultural, social, or geographical isolation, including isolation caused by racial or ethnic status, that:
   1) restricts the ability of an individual to perform normal daily tasks; or
   2) threatens the capacity of the individual to live independently.

The resulting formula is submitted separately to ACL for approval (OAA 305(d)).

D. Priority Service Requirements
The LGOA has established the following minimum percentage of OAA Title III-B funds received by each AAA that shall be expended for priority service categories:

- fifteen percent for services associated with access: transportation, outreach, and Information and Referral/Assistance;
- ten percent for in-home services: homemaker and home health aide, telephone reassurance, and chore maintenance; and
- four percent for legal assistance.

In approving AAA area plans, the LGOA may waive the requirement for any category of services if the AAA demonstrates that services being furnished for such category in the area are sufficient to meet the need for such services in such area. The AAA must use the waiver policy and procedures found in Sections 209 and 210.

Before the AAA requests this waiver, using the LGOA State Waiver Request Form, the AAA shall conduct a timely public hearing. The AAA requesting this waiver shall notify all interested parties in the Planning Service Area (PSA) of the public hearing and furnish the interested parties with an opportunity to testify.

The AAA shall prepare a recorded, transcribed record of the public hearing conducted and shall furnish the record of the public hearing with the request for this waiver to the LGOA. In preparing each State Plan on Aging, the LGOA shall review the minimum percentages and make adjustments as warranted.

E. Long Term Care Ombudsman (LTCO) Program
In addition to the portion of the Title III allotment for supportive services that the LGOA directs towards the Long Term Care Ombudsman (LTCO) Program, ACL also awards funds under Title VII for the Ombudsman Program. The Intrastate Funding Formula is not applicable to either Title III or Title VII Ombudsman Program funding. A formula based on the number of nursing home beds and the number of cases investigated per region has been used to distribute Ombudsman resources.

Neither the LGOA nor the AAA shall consider Title VII funds in the calculation of allowable administrative costs. No match is required for the Title VII portion of the LTCO funding; however, states are not precluded from requesting a match for Title VII funding awarded by grant or contract.
Neither the law nor legislative history require the LGOA to use funding provided for LTC services to fund ombudsman or advocacy services for individuals living in their own homes or receiving acute medical care in facilities not licensed as long-term care facilities.

The LGOA also receives an award under Title VII for elder abuse prevention. The LGOA has the option of using, or not using, any portion of the elder abuse funding to support abuse prevention activities conducted through the Ombudsman Program. The LGOA may use abuse prevention funding for specific, identifiable activities (such as Adult Protective Services) conducted by any public or private nonprofit program or agency.

F. Transfer between Supportive, Congregate, and Home-Delivered Funds
The LGOA will follow the established procedures of the OAA for transfers and when feasible will work with the AAAs regarding transfers of funds.

The state may not delegate to an Area Agency on Aging, or any other entity, the authority to make a transfer under the preceding OAA provisions (OAA 308(b)(6)).

The LGOA may elect to transfer not more than 30 percent of the State’s allotments for supportive services (III-B) to nutrition services (III-C) (OAA 308(b)(5)).

The LGOA may elect to transfer not more than 40 percent of Title III-C funds received between congregate and home-delivered meals. If the LGOA demonstrates to the satisfaction of the Assistant Secretary of the Administration on Aging that a larger transfer is required to satisfy service needs, the LGOA may request a waiver from the ACL to allow an additional 10 percent transfer between congregate and home-delivered nutrition services (OAA 308(b)(4)).

G. Administration of OAA Funding
The AAAs may use 10 percent of their total OAA Title III allotments to pay no more than 75 percent of the cost of Area Plan administration (OAA 304(d)(1)(A)).

The LGOA may use five percent of the federal Title III allotments to pay no more than 75 percent of the cost of State Plan administration. Any funds not needed by the LGOA to fund State Plan administration may be used to supplement the amount available to cover part of the cost of administration of Area Plans (OAA 308(a)(1)(2) and 308(b)(1)(A)).

The LGOA will not fund program development and coordination activities as a cost of supportive services for the administration of area plans until it has first spent 10 percent of the total of its combined allotments for Titles III-B, C-1, C-2, and E on planning and administration activities (45 CFR 1321.17(14)(i)).

H. Administration of United States Department of Labor (USDOL) Funds
Senior employment and training services (Title V) funding is allocated through the United States Department of Labor (USDOL) and administered by the LGOA.

208: Allotments of Special State Funds
The South Carolina General Assembly currently appropriates funds each year to the Lieutenant Governor’s Office on Aging (LGOA) to fund aging programs throughout South Carolina for the following uses: the required five percent match for OAA funds, in-home and community-based services for older adults, cost of living adjustments, and state grant funds for Area Agencies on Aging (AAAs), and the Ombudsman Program.

A. State General Revenue Funds Uses
(Funds appropriated by the South Carolina General Assembly for aging services)
1. **Required Match**
The state shall provide five percent match to earn federal revenue (OAA 309(b)(2)).

2. **In-Home and Community-Based Services**
These funds are used to provide in-home services for older persons with functional impairments and their family caregivers. State funds for in-home and community-based services are discretionary in nature and awarded without uniformity.

3. **Ombudsman Services**
After meeting the previous two requirements, $310,000 is divided by formula among the designated Planning Service Areas (PSAs) for support of the regional Ombudsman Program. These funds shall not be used to supplant any existing resources. When there is an across-the-board budget cut, every effort will be made to maintain this level of support for the Ombudsman Program.

4. **Cost of Living Adjustments and State Grant**
Funds for this line item are determined after the previous obligations are met. Any funds designated are for continuing the previously awarded cost of living increases in the state portion of salaries budgeted by AAA administrators. Whenever the General Assembly authorizes cost of living or performance pay increases for state employees, that proportional increase is added to the Maintenance of Effort amount in this line item. These funds are distributed based on the number of full-time equivalent staff paid with state revenue at each AAA as of the last day of the preceding state fiscal year.

After application of the items above, the remainder of general revenue funds (not to exceed $50,000) is divided equally among the 10 AAAs to assist in meeting matching requirements for services delivered at the regional level.

**B. Bingo Revenue for the LGOA**

1. **Bingo Funds**
The amount of revenue from the fees collected from bingo operators is $600,000 annually. These funds are distributed according to South Carolina law as follows: one-half of the funds are divided equally among the 46 counties; the remaining one-half must be divided based on the percentage of each county’s population aged 60 years and above, in relation to the total state population aged 60 years and above using current census data. Providers receiving these funds must be agencies recognized by the LGOA as service delivery providers of the AAAs (South Carolina Code Section 12-21-4200).

Neither the LGOA nor the AAA may use any bingo funds for administration, as the General Assembly has appropriated these funds for aging services. Each AAA specifies the use of these special state funds in its Area Plan.

2. **Senior Center Permanent Improvement Program (PIP)**
The state sets aside $79,000 monthly from bingo revenue collected by the South Carolina Department of Revenue (SCDOR) in an earmarked fund for competitive grants to construct, renovate, or make major repairs to multi-purpose senior centers.

**C. Allotments Other Than OAA and State Funds**
The LGOA may receive and administer other funds that will contribute toward meeting the needs of older South Carolinians. Such funds may include federal grants, resources from private organizations, or other grants to assist older adults, such as the ElderCare Trust Fund (ECTF).
A. **ElderCare Trust Fund (ECTF)**

The ElderCare Trust Fund (ECTF) is funded from monies received from a State of South Carolina income tax check-off. These voluntary contributions to the fund must be used to award grants to public and private nonprofit agencies and organizations to establish and administer innovative programs and services that enable older persons to remain in their homes and communities with maximum independence and dignity. The ECTF supplements and augments programs and services provided by or through state agencies, but ECTF funds may not take the place of current resources used for these programs and services (South Carolina Code 43:21-160).

The LGOA performs all activities necessary to administer the fund. These activities include, but are not limited to, the following:

- assessing critical needs of the frail elderly;
- establishing priorities for meeting these needs;
- receiving gifts, bequests, and devises for deposit and investment into the trust fund;
- providing technical assistance to those who have expressed an interest in preparing a grant proposal, as appropriate;
- soliciting proposals for programs that are aimed at meeting the identified needs;
- establishing criteria for awarding grants; and
- awarding grants to successful AAAs and providers.

The number of grants awarded each year is based upon the amount of funds available in the trust fund. No ECTF funding is awarded for more than three years for the same or similar project.

B. **Alzheimer’s Disease and Related Disorders Resource Coordination Center**

The Alzheimer’s Disease and Related Disorders Resource Coordination Center (ARCC) was established in 1994 and is administered by the LGOA. The ARCC’s goal is to serve as a statewide focal point for coordination; service system development; information and referral; caregiver support; and education to assist persons with Alzheimer’s Disease and Related Disorders (ADRD), their families, and caregivers. The Lieutenant Governor appoints members to the Alzheimer’s Disease and Related Disorders Resource Coordination Center Advisory Council, whose members represent state agencies and organizations identified in the statute (South Carolina Code 44:36-330).

The LGOA administers a grant program to assist communities and other entities in addressing problems related to ADRD. The LGOA solicits grant applications annually for respite care services and educational intervention for persons with ADRD and their families and caregivers, pursuant to the instruction packet for grant submission. ARCC grant periods are from July 1 through June 30 each year and may be extended for a second year at 50 percent of the original amount if it is in the best interest of the ARCC. Detailed information on eligibility criteria and allowable programming may be found in the official instruction packet for the grant program.

C. **Insurance Counseling Assistance and Referral for Elders (I-CARE)**

The Centers for Medicare & Medicaid Services (CMS) and the Administration for Community Living (ACL) fund Insurance Counseling Assistance and Referral for Elders (I-CARE). The State Health Insurance Program (SHIP) is a direct service of
the LGOA, which has specialists throughout the state who can help with Medicare and Medicaid questions (Note: The LGOA is not the South Carolina State Medicaid agency; however, LGOA specialists are knowledgeable in navigating the Medicaid system). The 10 I-CARE specialists, along with volunteers, assist older adults, their caregivers, and people with disabilities in understanding and/or enrolling in Medicare health insurance policies, in accessing accurate information for Part D Low-income Subsidy and Medicare Savings Program for Part B coverage, and in resolving errors or fraud problems with benefit statements.

**SHIP Basic Grant Objectives:**

**Objective 1:** SHIPs will provide personalized counseling to an increasing number and diversity of individual beneficiaries unable to access other channels of information or needing and preferring locally-based individual counseling services.

**Objective 2:** SHIPs will conduct targeted community outreach to beneficiaries in public forums under their sponsorship or with community-based partners or coalitions to increase understanding of Medicare program benefits and raise awareness of the opportunities for assistance with benefit and plan selection.

**Objective 3:** SHIPs will increase and enhance beneficiary access to a counselor workforce that is trained, fully equipped, and proficient in providing the full range of services including enrollment assistance in appropriate benefit plans, and prescription drug coverage.

**Objective 4:** SHIPs will participate in CMS education and communication activities, thus enhancing communication between CMS and SHIPs to assure that SHIP counselors are equipped to respond to both Medicare program updates and a rapidly changing counseling environment and to provide CMS with information about the support and resources that SHIPs needs to provide accurate and reliable counseling services.

**D. Senior Medicare Patrol (SMP)**

The Senior Medicare Patrol (SMP) focuses on raising awareness of how fraud occurs in the Medicare program and empowering seniors and caregivers to recognize and report suspected fraud when it occurs. South Carolina’s SMP purpose is to educate Medicare/Medicaid beneficiaries and caregivers about Medicare/Medicaid benefits in order to understand Medicare statements, such as Medicare Summary Notices (MSN), Medicare Part D Prescription Drug Plans (PDP), Explanation of Benefits (EOB), and other related health care statements. Through this knowledge, a person can identify, resolve, and/or report possible billing errors, fraud, abuse, and waste to the SMP. The LGOA’s SMP project works in collaboration with federal and state fraud control units to help beneficiaries resolve complaints.

**209: Federal Waiver Policy**

**A. Process for Requesting Waivers from the Administration for Community Living (ACL)**

Whenever the Lieutenant Governor’s Office on Aging (LGOA) proposes to request a waiver under the Older Americans Act (OAA), the LGOA shall publish their intention, together with the justification for the waiver, at least 30 days prior to submission of the request to ACL. An individual or the provider from the area with respect to which the proposed waiver applies is entitled to request a hearing before the LGOA on the decision to
request such waiver. The waiver request as submitted to ACL must contain the following
documentation (OAA Section 316 (a)):

- approval of the General Assembly or a statement that legislative approval is not required;
- collaboration with Planning and Service Areas (PSAs) and other organizations affected by the waiver;
- opportunity for public review and comment;
- circumstances in the state that justify the waiver;
- probable positive consequences;
- probable negative consequences; and
- expected benefits for older individuals (OAA 316 (a)).

B. Requirements Subject to Administration for Community Living (ACL) Waiver
The LGOA may request a waiver for:

- any provision of OAA Sections 305, 306, and 307 that requires statewide uniformity, if the waiver permits demonstrations of innovative approaches to assist older individuals;
- any Area Plan requirement in OAA Section 306(a), if the waiver promotes innovations that improve service delivery and will not diminish services already provided under the OAA;
- any State Plan requirement in OAA Section 307(a), if the waiver promotes innovations that improve service delivery and will not diminish services already provided under the OAA;
- the limit of transfers between Part B and Part C in Section OAA 308(b)(5); and
- the requirements in OAA Section 309(c) related to reduced state expenditures (OAA 316(b)).

C. Duration of the ACL Waiver
In each waiver request to the ACL, the LGOA shall include a recommendation as to the duration of the waiver, but that duration may not exceed the period of the applicable State Plan. If ACL approves the waiver request(s), it shall specify the duration of the waiver. ACL may specify the duration recommended by the LGOA or set a shorter time period (OAA 316(c)).

D. Evaluation Reports to the Assistant Secretary of the Administration on Aging
The LGOA shall prepare and submit any reports requested by ACL to evaluate the impact of the waiver on the operation and effectiveness of programs and services provided under the OAA (OAA 316(d)).

210: State Waiver Policy
A. Process for Requesting Waivers from Lieutenant Governor’s Office on Aging (LGOA)
Any policy or procedure in this Manual that is not federally-mandated may be waived by the LGOA when circumstances dictate such action. It is important to note, however, that most of the policies herein are requirements under the Older Americans Act (OAA) or other federal or state regulations. Therefore, the LGOA has limited flexibility in granting waivers.
The LGOA will consider a State Waiver from Planning and Service Area (PSA) regions and the request will be granted or denied on the recommendation of the needs identified by the PSA Director. If a waiver is granted that allows the PSA to operate outside the parameters of the Manual, the PSA shall be responsible for all outcomes and shall assume all liability for the consequences that result from the region-specific policy variation.

The LGOA State Waiver Form can be found in the PSA Resource Section of the LGOA website. All approved state waivers will be listed on the LGOA website. All questions regarding waivers shall be made to the LGOA’s Help CART.

All active waivers shall be listed in the Area Plan and in Area Plan Updates.

B. Duration of the LGOA Waiver

A State Waiver can be requested at any time. Waivers shall be requested for the duration of one fiscal year (July 1 – June 30), with an annual reevaluation by the PSA and LGOA to determine if the waiver should be extended. The LGOA reserves the right to terminate the waiver when deemed appropriate by the LGOA Director in coordination with the AAA.
CHAPTER 300: APPLICATION PROCEDURES AND GENERAL POLICIES FOR CONTRACTUAL AGREEMENTS

301: Purpose of Application Procedures and General Policies for Contractual Agreements
This Chapter sets forth, in five sub-sections, the policies and procedures governing the application process for obtaining funding and general policies that affect the program contractual agreements.

302: Eligible Lieutenant Governor’s Office on Aging (LGOA) Contractual Agreements
The Lieutenant Governor’s Office on Aging (LGOA) will award Older Americans Act (OAA) funds and related state funds to designated planning and services areas (organizationally the LGOA recognizes 10 Planning Service Areas (PSA) agencies in the State of South Carolina). The LGOA does award non-aging funds directly to non-PSA subgrantees, such as the United States Department of Labor (USDOL) funding for the Senior Community Services Employment Program (SCSEP). No OAA funds shall be awarded directly to any other agency when a designated PSA agency already exists, unless the PSA agency has been suspended temporarily. The designated PSA agency shall administer, directly or through a contractual agreement, a program approved in the Area Plan. The LGOA shall make other program awards in keeping with state and federal regulations and policies.

303: Subgrantee Responsibilities under the Older Americans Act (OAA)
The Lieutenant Governor’s Office on Aging (LGOA) is a grantee of the Administration for Community Living (ACL); the Planning and Service Areas (PSAs) are subgrantees of the LGOA; and the providers receive their funding from the PSAs. The LGOA requires subgrantees to comply with the policies and procedures set forth in this Manual; in the OAA; in 45 Code of Federal Register (CFR) Parts 74, 92, and 1321; in other appropriate federal regulations; and with any applicable state policies and procedures that may be promulgated. Subgrantees are responsible for knowing and understanding the contents of this Manual and referenced documents, and ensuring that their providers do likewise.

304: Procedures for Applications for Support
Applications for funding must be made through the area plan process prescribed by the LGOA. An Area Plan submitted by a Planning Service Area (PSA) agency shall be approved by the LGOA in accordance with any instructions or guidelines provided by the LGOA and the uniform area plan format and procedures outlined in this Manual. After LGOA review, a written report shall be sent to an applicant outlining any modifications needed or conditions to be met prior to approval of a plan. Each PSA Director shall provide the LGOA with an oral summary and presentation detailing its Area Plan before approval, unless the PSA Director requests the requirement be waived by the LGOA.

The LGOA shall approve an Area Plan or amendment when a plan meets all of the requirements in this Manual, or as otherwise prescribed by the LGOA. The LGOA shall provide a formal notice of approval of the Area Plan and the amount of approved funds using a Notification of Grant Award (NGA) agreement between the LGOA and the PSA agency. The LGOA requires a grant award signed by all listed parties as official notification of acceptance of the award by the PSA agency.

The LGOA shall use the following procedures in issuing grant awards for OAA and state funds:
- LGOA program managers shall submit the budget for an approved Area Plan to the LGOA Fiscal Coordinator for documentation of the availability of funds;
• program managers shall prepare NGAs and grant terms and conditions;
• NGAs shall be reviewed by the appropriate LGOA Team Leader and Fiscal Coordinator before they are signed by the LGOA Director;
• program managers shall then prepare transmittal letters to accompany the NGAs sent to the PSA agencies for signature; and
• upon return of signed NGAs, the LGOA shall maintain the originals in the fiscal files.

The LGOA shall not require prior approval of PSA contracts executed with a nonprofit public or private organization; however, the PSA shall forward to the LGOA copies of all contracts and all amendments within 10 days of the effective date of the contractual documents.

Note: In the rare event that a sole source or sole responder procurement contract is needed, the PSA Director must request approval from the LGOA Director prior to signing the contract.

305: General Policies
This information on policies and procedures applies to all subgrantees and providers. The Planning and Service Area (PSA) shall ensure that each provider meets the appropriate requirements of this subsection. Subgrantees receiving funds under the OAA shall also be subject to the following laws and regulations:
• all provisions of the OAA, as amended to date; and
• Federal regulations issued pursuant to the OAA in the Code of Federal Register (CFR) and Office of Management and Budget (OMB) flyers:
  o 45 CFR 1321.5 cites that the following regulations apply to all activities under this part [Title III] and adds that there may be others not listed here;
  o 45 CFR Part 16: Procedures of the Departmental Grant Appeals Board;
  o 45 CFR Part 74: Uniform Administrative Requirements for Awards and Sub awards to Institutions of Higher Education, Hospitals, Other Nonprofit Organizations, and Commercial Organizations;
  o OMB Circular A-122: Cost Principles for Non-Profit Organizations;
  o 45 CFR Part 80: Nondiscrimination under Programs Receiving Federal Assistance through the Department of Health, Education, and Welfare; Effectuation of Title VI of Civil Rights Act of 1964;
  o 45 CFR Part 81: Practice and Procedure for Hearings under Part 80 of this Title;
  o 45 CFR Part 84: Nondiscrimination on the Basis of Handicap in Programs and Activities Receiving or Benefiting from Federal Financial Participation;
  o 45 CFR Part 91: Nondiscrimination on the Basis of Age in HHS Programs or Activities Receiving Federal Financial Assistance;
  o 45 CFR Part 92: Uniform Administration Requirements for Grants and Cooperative Agreements with state and local government;
  o OMB Circular A-87: Cost Principles for state, local, and Indian Tribal Governments;
  o 45 CFR Part 100: Intergovernmental Review of Department of Health and Human Services Programs and Activities; and

Program Instructions (PIs) issued by the Administration for Community Living (ACL) or the LGOA shall supersede this Manual. ACL policies shall become effective only after the LGOA has provided notice to that effect.

In addition to the above provisions, subgrantees receiving funds under the OAA are also subject to the policies and procedures contained in any supplemental instructions issued by the LGOA.
Subgrantees receiving Alzheimer’s Resource Coordination Center (ARCC) or ElderCare Trust Fund (ECTF) awards are subject to the provisions of the authorizing legislation and any relevant policies established by the LGOA.

A. **Administration**

   The LGOA is vested with the authority to administer all functions and responsibilities prescribed under the OAA, federal regulations, and the Code of Laws of South Carolina. Whenever the LGOA administers a subgrant with the Planning and Service Area (PSA) or other organization to provide aging services or programs, the LGOA has the responsibility of ensuring that such agency or organization adheres to this Manual and other policies and procedures that might be developed from time to time. The LGOA requires all subgrantees to establish acceptable methods for administering OAA programs in writing. The LGOA shall periodically monitor, assess, and evaluate in order to ensure that subgrantees meet the standards of operation.

B. **Standards of Personnel Administration**

   In keeping with OAA regulations, the LGOA maintains methods of personnel administration that conform to the standards for a merit system of personnel administration as set forth in the Code of Laws of South Carolina Title 8, Chapter 19, 1976, as amended. (“A grant-in-aid agency required by federal law to operate under merit principles in the administration of its personnel programs as a condition of receiving federal grants, shall establish those policies and procedures necessary to assure compliance with the federal merit principles requirements.”) ([South Carolina Code Section 8-19-10](#))

C. **Equal Opportunity**

   LGOA subgrantees shall require compliance with Equal Employment Opportunity principles in all contracts. Planning and Service Area (PSA) agencies shall monitor contract compliance.

D. **Publications**

   Any published material based on activities receiving support or funding from the LGOA shall contain an acknowledgement of that support and a statement that the activities comply with Title VI of the Civil Rights Act. In any acknowledgment of support, both the LGOA and the ACL shall be credited. Subgrantees and providers may use the following, or a similar statement:

   “This (report) (document) (video), etc., was prepared with financial assistance from the South Carolina Lieutenant Governor’s Office on Aging and the U. S. Administration on Aging through the OAA of 1965, as amended.”

   The ACL reserves the option, upon request, to receive, free of charge, up to 12 copies of any publication developed as a part of OAA Program operations.

   When LGOA supported activities result in copyrightable material, the author is free to obtain a copyright, but the LGOA and the ACL reserve a royalty-free, non-exclusive, and irrevocable license to reproduce, publish, use, or authorize others to use all such material.

   The LGOA shall be provided, free of charge, 15 copies of any publications that a subgrantee may publish utilizing LGOA funds. The State Library is authorized by law to receive 15 copies of any book or brochure produced with federal or state funding.
E. **Licensure and Standards**

All subgrantees and providers shall ensure that when state or local public jurisdictions require licensure for the provision of any services under an Area Plan, such licensure shall be obtained. Projects funded with LGOA assistance shall adhere to all quality standards found in this Manual.

F. **Confidentiality and Disclosure of Information**

The Planning and Service Area (PSA) must have written procedures and effective monitoring practices to ensure that no information about any client (older persons, adults with disabilities, family members, caregivers, etc.) nor any personal information obtained from a client by a provider or Area Agency on Aging (AAA) is disclosed by the provider or AAA in a form that identifies the person without the informed consent of the person or of his/her legal representative, unless the disclosure is required by court order, statute, or regulation. Disclosure shall be provided for monitoring by authorized federal, state, or regional agencies.

The AAA must ensure that lists of clients compiled under any programs or services are used solely for the purpose of providing or evaluating services. AAAs shall obtain written assurance from providers stating that they will comply with all LGOA confidentiality requirements, as well as any and all applicable federal and state privacy and confidentiality laws, regulations, and policies. The PSA shall provide the LGOA with confidentiality assurances through its Area Plan, annual Area Plan updates, or as changes are made in confidentiality policies.

The PSA and AAA shall ensure that each of its employees, and all of its provider’s employees, who input data into any LGOA required data system/data warehouse, including the Advanced Information Manager (AIM), SC Access and/or the Ombud System, have signed confidentiality agreements. All data shall be maintained in a secure and confidential manner at all times, and must be used only for the necessary and legitimate purposes for which the information is required. By signing this agreement form, users acknowledge that they understand the confidentiality agreement, and agree to adhere to the agreement. It is the responsibility of the AAA to uphold the confidentiality agreements entered into by employees of their providers, as well as the AAA staff. The AAA shall keep all data related to confidentiality agreements on file and make them available to the LGOA upon request. Failure to maintain the confidentiality of data may result in disciplinary action.

G. **Code of Conduct**

The LGOA has an established code of conduct prescribed by the South Carolina Ethics Commission that governs the performance of its employees or agents in contracting with or expending federal or state grant funds. The Code of Conduct is available from the State Ethics Commission.

As a part of this Code of Conduct, no LGOA employee or agent shall solicit or accept gratuities, favors, or anything of monetary value from providers or potential providers. The Code provides, to the extent possible under state law, rules and regulations for penalties, sanctions, or other disciplinary actions to be applied for violations of standards by employees or agents of the LGOA, current providers, or potential providers.

All PSAs, other subgrantees of the LGOA, and providers shall adopt a code of conduct that provides, at a minimum, the features identified in 45 Code of Federal Register (CFR) 92.36(b)(3) or 45 CFR 74.42, as applicable. In addition, those entities above shall use the
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Code of Conduct published by the SC Ethics Commission as a model. The PSAs shall maintain copies of its and its provider’s codes of conduct and provide those copies to the LGOA upon request.

H. Conflicts of Interest
All contracts awarded must be in accordance with the OAA’s and the South Carolina Ethics Commission’s rules and regulations concerning conflicts of interest.

I. Budget Year and Period for Award
At the time of approval of an Area Plan, the LGOA shall establish an effective period for the award. The period is the number of years, designated by the LGOA, during which time the grantee of the award may be granted continuation of the award to be used for long-range budget planning. Funds obtained under the OAA or through state appropriations are planned and requested for only one budget year at a time. Once a budget year has been established, it shall not be changed by any subgrantee without approval by the LGOA, given through the issuance of an amended Notification of Grant Award (NGA).

J. Grants Administration
The LGOA maintains a professional accounting system and follows generally accepted accounting practices to assure proper disbursement of, and accounting for, federal funds paid to the state under the OAA, including funds paid to the grantee of a grant or contract. Such practices shall be in accordance with policies issued by the ACL or the state (OAA 307(a)(7)(A)).

The LGOA requires that PSAs shall maintain proper records with all necessary supporting documents. Such records must be in a form, approved by the LGOA, which provides an accurate and expeditious determination of the status of all federal and non-federal funds at any time, including the disposition of funds received and the nature and amount of all expenditures and obligations claimed against OAA and state allotments. Subgrantees shall enter the liability for the local matching funds in the appropriate accounts when payment is requested from the LGOA. The PSAs shall assure the LGOA that all funds requested for payment shall be for service units and services actually provided and earned by the providers. The PSAs shall provide and maintain written assurances through their Area Plans and annual updates to monitor and audit the payment requests for accuracy and integrity purposes.

K. Maintenance of Local Support for Services
The PSA shall require each provider to ensure that neither OAA funds nor state funds are used to replace funds from existing local sources, and that any increases of federal and state funds shall result in increased federal- and state-funded units of service. The PSAs shall provide the LGOA with this data upon request.

L. Matching and Percentage Requirements
Each PSA and provider must meet all of the matching and percentage allocation requirements of the federal regulations as applied to its Area Plan. The PSA may use no more than 10 percent of the total of its combined allotments for supportive (Title III-B), nutrition (Title III-C-1 and Title III-C-2), and family caregiver services (Title III-E), to pay no more than 75 percent of the costs of administering its Area Plan.

The PSA may use its allotments for supportive, nutrition, and wellness services to pay no more than 85 percent of the costs of these activities. Five percent shall be provided by the state. The state matching funds for OAA services shall be distributed on the same basis as
the federal funds they are used to match. The PSA shall ensure that 10 percent of the cost of the supportive, nutrition, and wellness services is from non-federal resources.

The PSA may use its allotments for family caregiver services to pay 100 percent of the costs of these activities. The South Carolina Department of Mental Health (SCDMH) provides the 25 percent match requirement through an in-kind contribution.

M. Requirements for the Non-Federal Share
For both the PSA and provider, the non-federal share may be cash and/or third-party in-kind contributions. Third-party in-kind contributions may be in the form of real property, equipment, supplies, other expendable property, and/or the value of goods and services that directly benefit and are specifically identifiable to the project or program (45 CFR Part 74.2).

The PSA shall develop and maintain an adequate control system that ensures that the PSA and its providers are meeting the match requirements. The PSA shall make this information available to the LGOA upon request.

All resources used to meet the match requirements shall comply with allowable cost provisions of the program to which they are applied and shall be used for program costs that are necessary for the delivery of the contracted services or activities.

When computing the value of a third-party in-kind match, the subgrantee and provider shall use the fair market value of the third-party donation. Fair market value is defined in this Manual as “what a reasonable buyer would pay to a reasonable seller when neither party is compelled to make the transaction.” When volunteer time is used as in-kind match, the definition would be the same except that the terms “buyer” and “seller” would be changed to “employer” and “employee.” Note: Guidance about determining the value of donations is available from the Internal Revenue Service.

N. Populations Targeted for Service under the Older Americans Act (OAA)
The PSA shall ensure that preference for service is given to those older persons in greatest social and/or economic need, with particular attention to: older individuals with low income; low-income, minority older individuals; older individuals with limited English proficiency; older individuals residing in rural areas; and older individuals at risk for institutional placement. “Low-Income” is defined as income that is less than 125 percent of the poverty level published annually in the Federal Register.

“Minority older persons” are defined by ACL as:
- African American, Not of Hispanic Origin -- A person having origins in any of the black racial groups of Africa;
- Hispanic Origin -- A person of Mexican, Puerto Rican, Cuban, Central or South American, or other Spanish/Portuguese culture, or origins, regardless of race;
- Native American (Indian) or Alaskan Native -- A person having origins in any of the original peoples of North America, who maintains cultural identification through tribal affiliation or community recognition; and
- Asian American/Pacific Islander -- A person having origins in any of the original peoples of the Far East, Southeast Asia, the Indian Subcontinent, or the Pacific Islands (which include China, India, Japan, Korea, the Philippine Islands, Samoa, and the Hawaiian Islands).
The LGOA uses the Census Bureau’s definition of rural, which defines it as an area (territory, population, and housing units) located outside Urban Areas (UA) and Urban Clusters (UC).

O. Voluntary Contributions for Older Americans Act (OAA) Services

OAA amendments continue to provide for solicitation of voluntary contributions for services delivered with OAA funds. A voluntary contribution is a gift or donation, freely given, without persuasion, coercion, or legal obligation. Voluntary contributions shall be allowed and may be solicited for all services for which funds are received under the OAA if the method of solicitation is non-coercive. Such contributions shall be encouraged for individuals whose self-declared income is at or above 185 percent of the poverty line, at contribution levels based on the actual cost of the service (OAA 315 (b)(1)).

The PSAs and providers shall not use a means test for any service in which contributions are accepted or deny services to any individual who does not contribute to the cost of the service. The PSA shall consult with providers and older individuals in the planning and service area to determine the best method for accepting voluntary contributions. The same sliding scale used for cost sharing shall be used to guide voluntary contributions (OAA 315 (b)(2) and (3)).

The PSA shall ensure that each provider will:
• provide each program beneficiary with an opportunity to voluntarily contribute to the cost of the service;
• protect the privacy and confidentiality of each program beneficiary with respect to their contribution or lack of contribution;
• clearly inform each program beneficiary that he/she is not obligated to contribute and that any contribution is purely voluntary;
• establish appropriate and professional finance and accounting procedures to safeguard and account for all contributions; and
• use all collected contributions to expand the service for which the contributions were given and to supplement (not supplant) funds received under the OAA (OAA 315 (b)(4)(A through E)).

The voluntary contributions system adopted shall be clearly explained to individuals who use the agency’s services. The explanation shall be made both verbally and in writing at the time service delivery is arranged and shall be posted in a conspicuous location accessible to clients within the site. The explanation shall include the voluntary nature of the contribution, confidentiality policies, and procedures showing how contributions are collected and used. The PSA shall ensure that this is included in procurement contracts, and each provider’s policy shall be included in the PSA’s Area Plan annual update.

P. Cost Sharing for Older Americans Act (OAA) Services

OAA amendments provide for cost sharing for limited services delivered with OAA funds. Cost sharing is defined as “sharing of the full cost of the service by the provider and the program beneficiary.” The level of participation is based on the individual’s willingness and ability to share in the cost and the provider’s total cost of the service. The PSA must ensure that each provider meets the OAA requirements. The following provisions are taken from the OAA:

1. The LGOA permits cost sharing by program beneficiaries for all services funded under the OAA with the exceptions noted in items 2 and 3 of this section.

2. The state is not permitted to implement cost sharing for the following OAA services:
(a) information & assistance, outreach, benefits counseling, or case management services;
(b) ombudsman, abuse prevention, legal assistance, or other consumer protection services;
(c) group dining (congregate) and home-delivered meals funded under the OAA; or
(d) any services delivered through tribal organizations (OAA 315(a)(2)(A through D)).

Note: Cost-sharing is allowed with non-OAA funds.

3. The LGOA does not permit cost sharing for services by older persons whose income is at or below federal poverty guidelines. The LGOA may exclude from cost sharing low-income persons whose incomes are above the federal poverty line if other factors warrant partial or full exemption. The LGOA shall not consider any assets, savings, or other property owned by older persons when defining low-income persons who are exempt from cost sharing, when creating or explaining a sliding scale for the cost sharing, or when seeking contributions. The PSA may describe the unit in composite terms, such as a “visit” for home care services, a “ride” for transportation services, or an “hour” for other services.

4. The LGOA shall require that each PSA ensure that all providers shall:
(a) protect the privacy and confidentiality of each older individual with respect to declared income and share of cost paid;
(b) establish appropriate professional finance and accounting procedures to safeguard and account for payments received;
(c) use all collected payments to expand the service for which the payment was given;
(d) not consider assets, savings, or property owned by the older individual in determining whether cost sharing is permitted under the OAA;
(e) not deny services to an individual due to income or failure to participate in cost sharing;
(f) determine eligibility of individuals to cost share solely by their confidential self-declaration of income with no required verification; and
(g) widely distribute state-created written materials in formats reflecting the reading abilities and languages of older individuals to describe the criteria for cost sharing, the sliding scale, and mandate cited in statement (e) (OAA 315(a)(5)(A through G)).

In an effort to distribute state-created materials, the LGOA shall collaborate with the aging network to fulfill the need for these materials in each planning and service area.

The explanation for cost-sharing policies shall be made both verbally and in writing at the time the service is arranged by the provider and shall be posted in a conspicuous location accessible to clients within the site. It shall include confidentiality policies and explain how payments are used to expand services. Income from cost sharing shall not be used to meet the local match requirement. The PSA shall ensure that this is included in procurement contracts, and each provider’s cost-sharing policy shall be included in the PSA’s Area Plan annual update.

When the LGOA conducts public hearings for the State Plan and the PSAs conduct public hearings on their Area Plans, they shall solicit the views of older individuals, subgrantees, providers, and other stakeholders on implementation of cost sharing in the planning and service area or the state. Prior to the implementation of cost sharing, the LGOA and each PSA shall develop plans that are designed to ensure that the participation of low-income older individuals (with particular attention to low-income minority older individuals, older individuals with limited English proficiency, and
older individuals residing in rural areas) will not decrease with the implementation of cost sharing (OAA 315(c)(1) and (2)).

Q. Fees for Non-Older Americans Act (OAA) Supported Services

Fees or payments are defined by the LGOA as “legal obligations required in order to receive the service.” The LGOA allows fees to be collected for meals provided with state Home and Community-Based Services funds, bingo tax revenues, and license fees, provided each source of funds has a distinct population receiving services only under those sources. A subgrantee or provider charging fees under this provision may not rotate the same population of service program beneficiaries through various funding sources.

When no OAA funds are used to support a service, in whole or in part, and the funding source has no prohibitions against fees, a provider may require a fee from an individual in order to receive a service. The sliding scale used for cost sharing and voluntary contributions, and the method of developing it, should be used for establishing such fees. The sliding scale shall establish a maximum total amount an individual may be charged, regardless of the number of services received. A “block” fee may be established as a percent of income whenever the PSA determines it to be in the best interest of the individual.

When this method is used, payments shall be prorated over each type of service the individual receives. For purposes of explaining the sliding scale, the PSA may describe the unit in composite terms, such as “visit” for home care, a “ride” for transportation services, or an “hour” for other services.

Fees established for services may be waived by the provider, in whole or in part, for a specified period of time. In granting a waiver, the provider shall consider hardship caused by unusual or unpredictable situations. These include, but are not limited to: increased medical expenses; housing or energy expenses; natural disasters; or signs of abuse, neglect, or exploitation. A waiver may be granted either at initial assessment or when the individual’s circumstances change. A client shall be assisted by the provider to identify and track fees used by the client.

The following principles shall guide termination of services due to non-payment:

- individuals above poverty level who have been determined able to pay a fee may be denied or terminated from services except when the individual’s health and/or safety is at risk;
- individuals or their representatives shall be given notice of actions that can be taken to avoid disruption/termination of service; and
- individuals or their representatives shall notify the contractor of any changes that affect their ability to make payments or when income or expenses have changed.

When the individual or representative notifies the contractor of the inability to pay, the provider shall re-assess the client to determine if there is cause for a full or partial waiver of the fee or a suspension of the fee for a designated period. Staff shall encourage and support a sense of self-determination in all interactions so that the individual’s dignity is preserved.

When a contractor offers private-pay services, fees shall be based upon the full cost of the service, as determined by the provider or identified in the Area Plan; no part of the cost may be supported by OAA funding. The fees for such private-pay services may be paid by the individual or subsidized, in whole or part, by local sources (for example, civic or faith-based organizations, or the United Way). Each provider who offers private-pay services
that are also provided under contract with the PSA shall establish a written methodology for determining priority for services under OAA, as opposed to private-pay or locally-subsidized services. This methodology shall not include a means test. The PSA shall maintain a written copy of the methodology used for determining priority for services under the OAA, and this shall be made available to the LGOA upon request.
CHAPTER 400:  PLANNING SERVICE AREA (PSA) AND AREA AGENCY ON AGING (AAA) ADMINISTRATION

In this chapter, Planning Service Area (PSA) is used to denote the organization which contracts with the Lieutenant Governor’s Office on Aging (LGOA) for Older Americans Act (OAA) services. This is not to be confused with the federally defined “planning and service area” found in the OAA. (See definitions in Chapter 100.)

401: Purpose of Planning Service Area (PSA) and Area Agency on Aging (AAA) Administration

This Chapter sets forth the policies and procedures that the LGOA and the Administration for Community Living (ACL) require the Planning Service Area (PSA) and Area Agency on Aging (AAA) to follow as stipulated in the Notification of Grant Award (NGA) Terms and Conditions (found in Section 405 of this Manual), while executing activities under an area plan.

402: Planning Service Area (PSA)

A. Planning Service Area (PSA) Role

According to the LGOA, the PSA is a designated organization which contracts with the LGOA to provide OAA services, including full fiscal and administrative responsibility within a planning and service area. A PSA is responsible for having and operating an Area Agency on Aging (AAA).

B. Planning Service Area (PSA) Procedural Requirements

The following policies and procedures are intended to encourage Planning Service Area (PSA) support of aging services in South Carolina and in the planning and service area regions:

1. In order to facilitate accountability and to streamline work processes, only the PSA Director and AAA Director shall contact the LGOA directly through the Help CART. The LGOA Help CART will act as a liaison to the PSAs and will provide timely information and data. When contacting the Help CART, use one of the following helpdesk emails: aimhelp@aging.sc.gov, financehelp@aging.sc.gov, or psahelp@aging.sc.gov.

2. Each PSA receptionist or switchboard operator should identify the AAA in his/her telephone greeting; or the PSA should have a dedicated telephone line for the AAA answered separately from the PSA.

3. The PSA directors shall assure that all contact information for all respective PSA board members provided to the LGOA is accurate and up-to-date, and the director will post the date and time of PSA board meetings on an events calendar on the PSA’s web site.

4. The PSA directors shall be expected to be engaged and informed aging advocates who work to promote senior matters and educate the community on issues facing the aging network and their regional Area Agency on Aging (AAA).

5. PSA directors and AAA directors are encouraged to attend LGOA-sponsored public hearings, forums, or public events within the PSA region. PSA board members, Regional Aging Advisory Council (RAAC) members, and any other affiliated groups are encouraged to attend and participate in local aging events where regional, state, and federal aging issues are discussed.


C. Responsibilities of the Planning Service Area (PSA)

The PSA is responsible for ensuring that the AAA fulfills the responsibilities of Section 403C of this Manual and for ensuring that the AAA adheres to the Quality Assurance procedures found in Section 404N of this Manual.

The PSA, through the AAA, and in partnership with the LGOA, shall proactively perform a wide range of functions related to advocacy, planning, coordination, interagency linkages, information sharing, monitoring and evaluation, and contracting for services while executing activities under an Area Plan. Activities administered under an Area Plan are intended to create a comprehensive and coordinated community-based system that assists older persons to live independently in their own homes and communities for as long as possible.

This comprehensive and coordinated community-based system shall:

- have a visible focal point of contact where anyone can visit or call for assistance, information, or referrals on any aging and/or adults with disability issue;
- provide a range of service options;
- utilize viable methods to ensure that all service options are publicized and promoted through the internet, paid advertising, and earned-media for the purpose of ensuring access to information and services for older persons;
- ensure that these options are readily accessible to older persons who are independent, semi-dependent, or totally dependent, regardless of their income;
- include commitment of public, private, and/or voluntary resources to support the system through effective outreach, collaboration, and partnering;
- involve collaborative partners in decision-making of the AAA’s strategic planning process to include older persons in the community as well as organizations that are public, private, civic, nonprofit, voluntary, philanthropic, and/or faith-based;
- offer special help or targeted resources for the most vulnerable older persons (those in danger of losing their independence);
- provide effective referrals to ensure that information or assistance is received, regardless of how or where contact is made in the community;
- demonstrate sufficient flexibility to respond with appropriate individualized assistance, especially for the most vulnerable older persons;
- create programs tailored to the specific needs and characteristics of the community;
- incorporate partnerships with community leaders who have the respect, capacity, and authority necessary to convene all interested parties;
- assess needs, design solutions, track overall success, stimulate change, and plan community responses for the present and for the future;
- work with local elected officials and community partners to designate one or more focal points in each community, as defined by the AAA, to maximize coordination of services for older individuals and adults with disabilities;
- designate multi-purpose senior centers as community focal points;
- ensure that services financed under the OAA will be based at, linked to, or coordinated with the designated community focal points;
South Carolina’s Aging Network’s Policies and Procedures Manual

403: Area Agency on Aging (AAA)

A. Area Agency on Aging (AAA) Role

Through a Planning and Service Area (PSA), the role of the Area Agency on Aging (AAA) is to plan, coordinate, administer, and assess a comprehensive and coordinated system of services to older persons in the planning and service area.

The role of each AAA includes the following:

- hiring qualified staff with the knowledge, skill, and ability to develop an Area Plan and fulfill the obligations set forth by that plan and to effectively perform the functions of an AAA as prescribed in federal and state regulations and in this Manual;
- selecting, administering, and evaluating a network of service provider agencies which are responsible for the provision of services to older persons, with objectives specifically targeting low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas;
- ensuring the use of outreach efforts that will identify eligible individuals, with special emphasis on older individuals who have the greatest economic or social need, particularly low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas;
- establishing priorities and methods for serving older persons with greatest economic or social need with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas;
- conducting annual evaluations of the effectiveness of outreach efforts for low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas;
- allocating and coordinating available resources to achieve the most effective program for older persons, with emphasis on low-income older individuals, low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas;
- conducting annual and on-going assessments that utilize the best practices which reflect a modernized aging structure and service delivery system;
- creating appropriate professional policies that address conflicts of interest that may arise; and
- coordinating the assessment, selection, and service process to ensure that they will not be performed by the same entity, in order to assure program integrity.

B. Area Agency on Aging (AAA) Procedural Requirements

The following policies and procedures are intended to encourage AAA’s support of aging services in South Carolina and in the planning and service area regions:

1. The PSA shall purchase appropriate services, utilizing at least 92 percent of the funds allocated for each service.
2. The AAA may be either a free-standing agency whose single purpose is to administer programs for older persons or it can be a separate organizational unit within a multi-purpose agency. This separate organizational aging unit within a multi-purpose agency shall function only for the purpose of serving as the AAA (OAA 305(c)(2)).

3. The director of an AAA shall be an individual, qualified by education and experience to provide leadership in area-wide aging and disability programs. The director shall be expected to be an actively engaged and informed aging advocate who works to promote senior matters and to educate the community on issues facing the aging network and his/her planning and service area. The aging unit director shall devote full time of at least 37 1/2 hours per week solely to activities in the area plan.

4. The legal entity serving as an Area Agency on Aging shall assure that no employee, officer, or agent shall participate in the selection, award, or administration of a contract supported by federal funds if a real or apparent conflict of interest would be involved. Likewise, no individual (appointed or otherwise) involved in the designation of the head of an Area Agency on Aging shall be subject to a conflict of interest as defined in this Manual. Mechanisms must be in place to identify and remove conflicts of interest prohibited under the OAA (45CFR 74.42) and OAA 307 (a)(7) (B)(i).

5. The AAA will provide the contact information for Regional Aging Advisory Council (RAAC) members to the LGOA and to post this information along with their meeting dates and times on the events calendar found on the AAA website.

6. Each service procurement contract must incorporate all components of the South Carolina Aging Network’s Policies and Procedures Manual, including all chapters, the appendices, and the LGOA Minimum Meal Bid Specifications. Under the direction of this Manual, all AAA’s procurement contracts shall be based on meeting their unique regional needs. In the rare event a sole source procurement contract is needed, the PSA Director must request approval from the LGOA Director prior to signing the contract.

7. In accordance with OAA Section 203(b) and 306(a)(12), the AAA shall establish effective and efficient procedures for coordination with entities conducting other federal programs for older persons and adults with disabilities at the regional level. See Section 404K of this Manual for a detailed list of federal programs that must be included.

AAA Regional Aging Advisory Council (RAAC) Purpose and Structure in Relation to a Planning Service Area (PSA) Board of Directors

The AAA shall establish an active, functioning, engaged, and qualified Regional Aging Advisory Council (RAAC) of individuals who will enhance the leadership role of the AAA. The RAAC shall carry out advisory functions which further the AAA’s mission of developing and coordinating community-based systems of services for all older persons in the planning and service area. Through its Area Plan, the AAA shall provide the LGOA information on how board members are selected, appointed, or elected; the established terms of office; and RAAC by-laws. The South Carolina Association of Non-profit Organizations (SCANPO) may be a tool that the AAA may utilize to train RAAC members to better serve and advise the AAA. SCANPO can be found at http://www.scanpo.org/resource-center/.

The RAAC shall be comprised of residents of the Planning Service Area (PSA) region including:

- more than 50 percent older persons;
• minority persons and older persons residing in rural areas who participate or who are eligible to participate in programs under the area plan;
• family caregivers;
• representatives of the business community, including providers of services;
• representatives of older persons;
• representatives of health care provider organizations, including veterans’ health care;
• persons with leadership experience in the private and voluntary sector;
• individuals with disabilities;
• local elected officials; and
• the general public.

The RAAC has no decision making authority. The RAAC shall advise the AAA relative to:
• all matters relating to the development of the Area Plan;
• administration of the Area Plan;
• operations conducted under the Area Plan;
• conducting public hearings;

In addition, the RAAC shall represent the interests of older persons by reviewing and commenting on policies, programs, and actions in the PSA that affect older persons with the intent of assuring maximum coordination and responsiveness to older persons (OAA 306(a)(6)(D) and 45 CFR 1321.57).

The RAAC shall have the opportunity to review the Area Plan before public hearings on the plan, and again prior to final submission of the plan to the LGOA. The RAAC carries out advisory functions that further the AAA mission.

Not more than 50 percent of the RAAC may serve on the Board of Directors of any PSA. To avoid a conflict of interest, AAA and provider staff shall not serve as voting members on the RAAC or on the Board of Directors of a PSA.

The AAA shall develop written protocols and make public on its website the bylaws of its RAAC. The bylaws for each RAAC shall specify the role and functions, number of members, procedures for selection of members, term of membership, and the frequency of meetings. RAAC meetings must be held at least quarterly, and notice of meetings and minutes of the meetings shall be sent by email to the LGOA Help CART. The AAA shall provide any staff assistance required by the RAAC and Board of Directors, as applicable.

C. Responsibilities of the Area Agency on Aging (AAA)

The AAA, under the direction of the PSA and in partnership with the LGOA, shall proactively perform a wide range of functions related to advocacy, planning, coordination, interagency linkages, information sharing, monitoring and evaluation, and contracting for services while executing activities under an Area Plan. Activities administered under an Area Plan are intended to create a comprehensive and coordinated community-based system that assists older persons to live independently in their own homes and communities for as long as possible.

This comprehensive and coordinated community-based system shall:
• have a visible focal point of contact where anyone can visit or call for assistance, information, or referrals on any issues related to aging and/or adults with disabilities;
• provide a range of service options;
• utilize viable methods to ensure that all service options are publicized and promoted through the internet, paid advertising, and earned-media for the purpose of ensuring access to information and services for older persons;
• ensure that these options are readily accessible to older persons who are independent, semi-dependent, or totally dependent, regardless of their income;
• include commitment of public, private, and/or voluntary resources to support the system through effective outreach, collaboration, and partnering;
• involve collaborative partners in decision-making of the AAA’s strategic planning process to include older persons in the community as well as public, private, civic, nonprofit, voluntary, philanthropic, and/or faith-based organizations;
• offer special help or targeted resources for the most vulnerable older persons (those in danger of losing their independence);
• provide effective referrals to ensure that information or assistance is received, regardless of how or where contact is made in the community;
• demonstrate sufficient flexibility to respond with appropriate individualized assistance, especially for the most vulnerable older persons;
• create programs tailored to the specific needs and characteristics of the community (including ethno-cultural and social issues which may have an impact on a particular population’s willingness and ability to access the information and/or services they need);
• incorporate partnerships with community leaders who have the respect, capacity, and authority necessary to convene all interested parties;
• assess needs, design solutions, track overall success, stimulate change, and plan community responses for the present and for the future;
• work with local elected officials and community partners to designate one or more focal points in each community, as defined by the AAA, to maximize coordination of services for older individuals and adults with disabilities;
• designate multi-purpose senior centers as community focal points;
• ensure that services financed under the OAA will be based at, linked to, or coordinated with the designated community focal points;
• work with other community agencies to encourage maximum collocation for partnering, coordination with, or access to service opportunities from designated community focal points; and
• not engage in any activity inconsistent with its “statutory functions” as defined by the Administration for Community Living (ACL). (See definition in Chapter 100.)

Area Agency on Aging (AAA) Responsibilities are as follows:
1. When amendments are made to a procurement contract between the AAA and a provider, the AAA must notify the LGOA Help CART in writing within three working days. The notification must state what changes were made and include assurances guaranteeing that all service units are being earned by the provider.
2. The AAAs shall assure that protocols are in place for client input before the providers start service. The AAA and provider will input client service data from every contact, regardless of language, into the appropriate LGOA approved client data tracking system.
3. All invoices and financial and program reports must be submitted in the format provided by the LGOA and on the schedule(s) set by the LGOA. Payment requests for both internal and flow-through expenditures must be submitted monthly no later
than the 21st day following the end of the month for which reimbursement is requested. Each Subrecipient will keep invoices current in the event of mid-year budget cuts or reductions.

4. All AAAs and providers must register any employee who is to have access to LGOA client data reporting systems in order to obtain clearance, access, and passwords. When an employee who has access to an LGOA client data reporting system retires, is terminated, or otherwise vacates his/her current position, the AAA and/or the provider must notify the LGOA within three working days so that accounts and passwords can be rescinded.

5. Certain AAA reports are required by the LGOA. These reports can be found in the LGOA’s Reports Schedule for PSAs, which can be found on the LGOA website under PSA Resources. The LGOA reserves the right to add reports or amend the reports schedule as needed. All reports should be submitted to the appropriate Help CART email address FinanceHelp@aging.sc.gov, PSAHelp@aging.sc.gov, or AIMHelp@aging.sc.gov.

6. The LGOA requires all providers to input client service data into the AIM client data collection system for each site they serve and not collectively for the entire organization. The AAA will work with individual providers to establish proper protocols for inputting data. By inputting the client service data by individual or separate sites, the AAAs and the LGOA can accurately monitor and audit each site’s activities and services, thus ensuring data integrity for aging services. Billing for service unit reimbursement is based upon AIM data originated by the provider and approved by the AAA.

7. The AAAs shall assure that their providers are using an approved sign-in sheet and/or electronic method at each group dining center.

8. Each AAA is responsible for developing written documentation, approved by the PSA Board of Directors, supporting each of the following personnel requirements:
   a. Job descriptions must be established for each position funded by Title III, OAA, and associated unpaid positions.
   b. The minimum education, training, experience, and qualifications necessary for each position must be established.
   c. A salary range for each position must be established.
   d. An approved organizational chart or charts illustrating the structure and relationship of positions, units, supervision, and functions must be developed.
   e. Personnel policies, which are incorporated into agency operating procedures, must be developed which address, at a minimum, the following topics:
      • employee recruitment and hiring;
      • lines of authority and supervision;
      • work schedules and hours of operation;
      • employee compensation;
      • employee fringe benefits;
      • incentive compensation (2 CFR Part 230);
      • employee evaluation and promotion;
      • leave;
      • confidentiality and privacy;
      • employee discipline and termination;
      • employee grievance procedures;
• accidents, safety, and unusual incidents;
• transportation/travel;
• employee conduct;
• employee pre-service and in-service training and staff development; and
• procedures for selecting the AAA executive director.

9. Each AAA shall have a staffing plan, which identifies the number and types of staff
assigned to carry out AAA responsibilities and functions, on file for review. Such
staff shall be in addition to staff employed by the AAA to provide any direct services
under OAA Title III or Title VII. Any AAA that is a public agency must meet federal
affirmative action requirements. The AAA shall provide the LGOA with a copy of its
Staffing Excel Spread Sheet when submitting its annual area plan update, or as
needed, to keep the LGOA apprised of any staffing changes.

10. An AAA shall have sufficient legal authority and organizational capability to develop
an Area Plan, and to effectively carry out the functions and responsibilities prescribed
for an AAA.

11. The PSA shall have written policies and procedures to administer aging services in
the region and to provide guidance for its providers. These policies and procedures
shall be updated, at least annually, and an updated copy shall be provided to the
LGOA via PSAHelp@aging.sc.gov and also maintained on the PSA’s aging services
website.

404: Functions/Components of the Area Agency on Aging (AAA)

A. Planning
The Area Agency on Aging (AAA) must engage in a continuous process of area planning
for the benefit of older persons and adults with disabilities. The AAA must develop and
administer an Area Plan in compliance with OAA Section 306 and all other applicable laws
and regulations, including all requirements of the LGOA. For a fully functioning AAA, the
following components shall be included in the planning process:

1. Recruitment and Staff Development
The AAA is responsible for recruiting, employing, and training competent staff to
develop and administer the Area Plan. The AAA must also ensure that staff carries
out the functions and responsibilities prescribed by the LGOA, the OAA, and the
South Carolina Aging Network’s Policies and Procedures Manual. Staff providing
the direct services identified in Section 403C-9 of this Manual are in addition to the
staff responsible for the area agency responsibilities. The AAA shall develop and
implement a staffing plan consistent with federal and state standards (45 CFR 1321.55).

2. Community Needs Assessment
The AAA shall perform a community needs assessment to determine the needs of the
older persons and adults with disabilities within its planning and service area. The
assessment shall include the existence and effectiveness of other public or private
programs serving those needs in the region. Each community needs assessment
should be continuously updated to meet the evolving needs of its population.

3. Unmet Needs
The AAA shall prioritize the unmet needs of older persons with the greatest economic
and social needs, with particular attention to low-income older individuals, including
low-income minority older individuals, older individuals with limited English
proficiency, older individuals residing in rural areas, and older individuals at risk for
institutional placement.
4. **Measureable and Attainable Goals**
The AAA shall establish measurable and attainable goals, objectives, and standards of performance for meeting prioritized needs.

5. **Coordination of Services**
The AAA shall initiate, expand, improve, and coordinate services for older persons and caregivers.

6. **Analysis of Barriers**
The AAA shall identify and analyze barriers to service access.

7. **Information and Feedback**
The AAA shall analyze feedback obtained through public hearings, the Regional Aging Advisory Council (RAAC), local officials, public and private agencies, older persons in South Carolina, and those older adults who participate in any aging programs, in order to facilitate an area-wide planning process.

8. **Implementation of Information and Referral**
The AAA shall implement an information and referral program which enhances the quality of lives for seniors in the region.

9. **Distribution of Resources**
The AAA shall distribute available resources throughout the planning and service area in a manner that addresses the needs for services identified in its community assessment.

B. **Program Development**
The program development activities of the AAA shall maintain or enhance existing programs and also develop new programs. Program development decisions are based on needs identified in the planning process, and on efforts to reduce or eliminate some services in order to concentrate efforts and resources on the development of more critical services (45 CFR 1321.17(f)(14)).

C. **Resource Development**
The AAA shall seek necessary resources from local governments, foundations, federal grants, fundraising, cost sharing, private pay, and other sources to maintain, enhance, and develop services. When appropriate, these efforts should be coordinated and supported through the LGOA to maximize successful outcomes (45 CFR 1321.53(a)).

D. **Service Delivery**
The AAA shall use providers to provide supportive services, nutrition services, or in-home services under the Area Plan except where, in the judgment of the LGOA (307(8)(A)(iii)):

- provision of service by the AAA is necessary to ensure adequate services;
- such services are directly related to the AAA statutory functions; or
- such services can be provided more economically, and with comparable quality, by such State agency or area agency on aging.

AAA services directly related to statutory functions, advocacy, and service delivery functions must be performed in a consistent manner throughout the planning and service area. The LGOA has determined that these services are as follows:

- information, referral, and assistance;
- caregiver support services;
- insurance counseling;
- outreach and advocacy;
- legal assistance;
• ombudsman;
• program development and coordination; and
• client needs assessments.

E. Client Assessment Standards
All clients receiving services through the Lieutenant Governor’s Office on Aging (LGOA) must have a full and valid assessment in order to be a service recipient. When providing legal services, the client assessment should adhere to legal services requirements. All assessments shall be conducted using only the authorized LGOA Assessment/Reassessment Form. No other assessment form should be used to determine the client’s needs for services.

A single entity shall not conduct the assessment, choose the client, and deliver the services. (For example: A provider cannot perform all three functions.) Prioritized waiting lists that score client placement through regular assessments in order to ensure that those seniors with the greatest needs are being served shall be maintained and updated at least annually. Reassessments that keep assessment scores and prioritized waiting lists current shall be conducted regularly. Each AAA will review and monitor the waiting lists and the assessments continuously.

AIM activities for assessments shall be available for each AAA region. Eligible assessments which are to be reimbursed by federal or state funds must be appropriately captured into AIM. Assessment costs are not to be included in the unit cost. Assessment costs will be in AIM as a separate category paid through III-B funds. Assessments are reimbursed by the unit.

Each client must provide the following data on the LGOA Assessment/Reassessment Form in order to receive services: county, income, zip code, race and ethnicity, and gender, date of birth, income, English- or Non-English-speaking, and number in household. Clients refusing to provide all of the required data shall be informed by the entity conducting the assessment of the consequences of not answering fully. A client not providing all of the required data shall receive a reduced assessment score which may impact his/her ability to receive services.

During an assessment, the client shall be informed that he/she is not legally required to provide income or resource information in order to receive legal assistance.

The LGOA does not require the entity conducting the assessment to collect Social Security Numbers (SSNs). Any entity that chooses to collect Social Security Numbers (SSN) and/or any other personal identifying information must have protocols in place to safeguard the data and to protect the client’s identity. Both the AAA and provider shall provide assurances that the personal data is protected if SSNs are collected, and the LGOA assumes no liability for that data.

Aging service clients shall be reassessed within 30 days of the anniversary date of their initial assessment, or when necessary, due to change in their status (health or other life status changes) to assure receipt of services continue to match the client’s needs.

F. Regional Training
The AAA shall provide program overview information, train new providers, and field questions for all aging network operations in the region. The AAA shall train to assure earned service units and client data are being captured, tracked, and reconciled in the AIM
system for reimbursement. The AAA shall provide technical direction to ensure quality assurance and reconciliation of the provider invoices for OAA services in the AAA region. The AAA shall be responsible for assuring that providers are appropriately trained to track service units earned in the AIM system for all OAA funds.

The AAA shall be the point of contact for providers’ needs and shall ensure accurate, quality tracking and monitoring for reimbursement of OAA services, prior to billing the LGOA. The AAA shall be the authorized agent to make contact with the LGOA. On the rare occasion that the AAA cannot assist the provider, the AAA may advocate on behalf of the provider with the LGOA for assistance through the Help CART. The AAA shall be responsible for disseminating the information received from the LGOA to the providers.

The AAA is responsible for designing and implementing a regional training and education plan. This plan should be comprehensive in nature and reflect the training requirements identified by the AAA, address the service priorities in the Area Plan, and complement state efforts. The training should address geographical characteristics, demographics, infrastructure, GIS Mapping, and local and community partnering resources. The annual needs assessment is the blueprint necessary to identify the types of trainings necessary in the region.

Each AAA is responsible for coordinating the annual training for:
- PSA Board of Directors;
- AAA staff;
- Regional Aging Advisory Council (RAAC); and
- service provider staff.

Training shall be immediately provided for AAA and providers’ staff when policies and procedures for programmatic services and activities have changed.

All providers under an Area Plan shall comply with procedures established by the AAA for training of volunteers and paid personnel according to Quality Assurance standards of both the LGOA and the AAAs.

The AAA shall ensure that all of its staff and its providers’ staff are proficiently trained to perform the job duties assigned and are trained to properly input data into all LGOA relevant informational systems. These systems include, but are not limited to, OLSA, AIM, SHIPTalk, the Ombudsman Innovative Data System, and any other information and client data tracking system(s) which are required to capture client data by the LGOA, Administration for Community Living (ACL), or grant program.

Service provider procurement contracts shall address current staff development and training responsibilities of both the AAA and the provider to ensure the efficiency and integrity of programs and services delivered.

As a result and outcome of these efforts, the AAA Director will disseminate the results of the training plan to and stay in continual communication with the appropriate LGOA Program Managers through the LGOA Help CART.

G. Area Agency on Aging (AAA) Regional Requirements
- It is the responsibility of the AAA to disseminate information from the LGOA to its staff and providers in an accurate, timely, and effective ongoing basis. This includes any/and all policy statements, program instructions, or other aging information
necessary for the provider to maintain compliance. The AAA will provide its protocols for maintaining communication with their providers in the Area Plan and Annual Area Plan Update.

- Each AAA must meet with its provider(s)/contractor(s) to discuss questions, concerns, obstacles, and/or technical assistance required to be successful, either in group or one-on-one sessions. A summary of these meetings shall be maintained on file.
- All AAA Requests for Proposal (RFP) shall provide direction, coordination, and planning in the fulfillment of contractual agreements with providers.
- All contractual agreements must include a procedure for the resolution of grievances or concerns between the Planning Service Area (PSA), AAA, and provider.
- When a grievance exists between the AAA and a provider, all efforts shall be made by the AAA to resolve the issue. Minimal contact should be made at the state level and only after all attempts have failed to resolve the issues locally. The LGOA shall serve only as a source of information to the AAA regarding the resolution process. All grievances shall be handled by the AAA and provider unless the grievance includes illegal, immoral, and/or unethical behavior, at which time the LGOA and proper authorities shall be notified. If the AAA wants to include the LGOA, or cannot work out the issue, then the LGOA may be contacted to assist with the resolution process through guidance only.

Area Agency on Aging (AAA) Requirements for Request for Proposal (RFP)
Using its own procurement policies for Request for Proposals (RFPs), the AAA must ensure that public notice, and other methods are used to reach as many viable respondents as feasible.

Provider Specifications for Procurement Contracts Bids (Offers)
- The AAA shall have written procurement policies in place.
- The AAA and providers shall have the Knowledge, Skills, and Abilities (KSA) to use professional practices in performing, reporting, tracking, and administering their services through the OAA and state funding.
- The AAA shall host a pre-RFP application informational meeting for potential providers three weeks following the public release of the RFP to explain the RFP process and aging network policies/procedures and to answer questions about the RFP. The date, time, and location of the meeting shall be included in the RFP packet. This shall assure fairness in the bid process. Opportunities for submitting written questions shall be provided by the AAA before the pre-application meeting.
- Prior to engaging in a contract, the AAA shall assure through the RFP bid (offer) and contract that the provider has the necessary equipment, technology, software, and trained staff to operate in a professional manner and to execute or administer the duties required.
- An AIM Operational Manual shall be provided with the start of the bid process so that the provider knows what is expected in advance if the provider gets the contract.
- The AAA shall provide all potential providers with an overview of the LGOA organization and procurement process before submitting a bid (offer) for contract so that they understand the proper procedures and policies.
- The AAA shall encourage each group dining provider to be a member of National Council on Aging (NCOA)/National Institute of Senior Centers (NISC) or to operate according to NISC’s national standards for senior centers and group dining sites.
H. Contract and Grant Management
OAA Section 307(a)(7)(A) states that the AAAs are responsible for maintaining professional systems for financial management, purchasing, and property management that provide reasonable assurances that funds are being used in accordance with applicable laws, regulations, and award terms and conditions, and assuring that there are protocols and a system in place for maintaining units.
Standards for such grantee and subgrantee systems are contained in 45 CFR 92 for governmental entities, and 45 CFR 74 for educational institutions, hospitals, nonprofit organizations, and commercial entities.

I. Community Education and Awareness
The Code of Federal Regulations encourages the AAA to conduct activities and the outreach necessary to promote designated focal points and make them visible in their communities. Efforts should be directed towards older persons, Medicare consumers seeking assistance with benefits or Medicare fraud, adults with disabilities, and caregivers seeking information and/or services. The AAA should raise the awareness of public officials and other agencies regarding the issues and needs of older persons and adults with disabilities (45 CFR 1321.53(b)(1)(7) and (10)).

J. Advocacy
The AAA is expected to attend public hearings and events held within the planning and service area or by statewide entities on issues, plans, grants, etc., that affect older persons and adults with disabilities. The AAA shall keep an active summary of events attended that benefit these constituencies, and the AAA shall provide the LGOA with a written summary upon request. The AAA is expected to make presentations when appropriate. Advocacy efforts should include attention to legislative and budgetary matters of concern to older persons and adults with disabilities. When requested, the AAA shall assist these individuals to access all services and benefits for which they qualify (45 CFR 1321.61(b)(1)).

K. Coordination
The AAA shall provide for the identification of public and private resources in, or serving persons in, the planning and service area as part of their overall outreach and coordination efforts. Local aging partners should be brought into the AAA’s planning process in order to better serve the region’s older population. The AAA shall work to coordinate the programs funded under the Area Plan with such resources to increase older persons’ access to quality services. Coordination and outreach efforts should be detailed in the Area Plan, with particular emphasis on coordination with entities conducting federal programs as outlined below. Where appropriate, the AAA shall consider joint funding and programming to better serve older persons. Program coordination at all levels shall focus on the following functions:
• facilitate coordination of community-based and long-term care services designed to retain individuals in their homes;
• involve long-term care providers in the coordination of community-based, long-term care services; and
• address the needs of residents of long-term care facilities (OAA 306(a)(6)(E) and (12) and OAA 203(b) and 45 CFR 1321.61(b)(5)).

In executing its responsibilities for the development of a comprehensive and coordinated system, the AAA shall establish effective and efficient procedures for the coordination with
entities conducting other federal programs for older persons at the regional level, with particular emphasis on entities conducting the following programs:

- the Workforce Investment Act;
- Title II of the Domestic Volunteer Service Act of 1973;
- Titles XVI, XVIII, XIX, and XX of the Social Security Act;
- Sections 231 and 232 of the National Housing Act;
- the United States Housing Act of 1937;
- Section 202 of the Housing Act of 1959;
- Title I of the Housing and Community Development Act of 1974;
- Title I of the Higher Education Act of 1965 and the Adult Education Act;
- United States Department of Transportation, MAP-21, the Moving Ahead for Progress in the 21st Century Act (P.L. 112-141);
- the Public Health Service Act, including block grants under Title XIX of such act;
- the Low-Income Home Energy Assistance Act of 1981;
- Part A of the Energy Conservation in Existing Buildings Act of 1976, relating to weatherization assistance for low income persons;
- the Community Services Block Grant Act;
- demographic statistics and analysis programs conducted by the Bureau of the Census under Title 13, United States Code;
- Parts II and III of Title 38, United States Code;
- the Rehabilitation Act of 1973;
- the Developmental Disabilities and Bill of Rights Act; and
- the Edward Byrne Memorial State and Local Law Enforcement Assistance programs, established under Part E of Title I of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3750093766b) (OAA 203(b) and 306(a)(12)).

L. **Written Policies and Procedures**

The AAA shall have a comprehensive and written policies and procedures manual for complying with all of its functions as prescribed in the OAA and this Manual. These written policies and procedures shall be available for inspection upon request at the AAA and are subject to the South Carolina Freedom of Information Act (FOIA) requirements. The AAA may not adopt this Manual as a substitute for developing a regional manual, but may use it as a guide for what should be included in the Regional Manual. A summary of the written policies and procedures should be noted in the Area Plan.

M. **Technical and Programmatic Assistance**

Each AAA “shall undertake a leadership role in assisting communities throughout the planning and service area to target resources from all appropriate sources to meet the needs of older persons with greatest economic or social need, with particular attention to low-income minority individuals” (45 CFR 1321.61(b)(5)).

The AAA shall provide ongoing technical and programmatic assistance to providers under the Area Plan. This assistance should be provided on a regular basis through on-site visits, regular contractor meetings, and written communications. Technical and programmatic assistance should be based on quality assurance findings to ensure continual improvement in service delivery and on any topics requested by contractors under the Area Plan.

Likewise, the AAA should provide similar programmatic assistance to all organizations, public and private, in the planning and service area that are concerned with the needs of
older persons when requested.

The AAA shall assure, through the Area Plan, that its policies and procedures are providing technical and programmatic assistance and training opportunities for AAA staff and providers.

The ACL is focusing on training development and may establish additional policies in the future. Any new policies may require aging services staff from the LGOA, AAA, and providers to obtain training in order meet the aging challenges ahead and to enhance agency and practitioner’s qualifications and expertise in the field of aging and disabilities. Such trainings are offered by the Southeastern Area Agencies on Aging Association University and Boston University’s Institute for Geriatric Social Work. With the ACL’s increased focus on training, the AAAs and providers are encouraged to provide this valuable training to their staffs.

N. Quality Assurance (QA)

1. Quality Assurance Process

Quality Assurance (QA) procedures are in place for services and service delivery. The AAA’s QA process is outlined as follows:

- provide a schedule for QA review of all service delivery providers in the Area Plan and follow that schedule during the plan cycle;
- establish detailed written procedures to follow in conducting QA reviews of service delivery providers and the reporting of these findings;
- include the report of findings, the service delivery providers’ comments, and required corrective action, if necessary, in the written procedures;
- compile a regional analysis of all findings and corrective actions taken;
- review the regional analysis with the Regional Aging Advisory Council (RAAC) and document the RAAC response to the report;
- forward a copy of that regional analysis to the LGOA Help CART and to each service delivery provider to be reviewed. Include a summary of the QA recommendations for all services reviewed at each service delivery provider by June 3rd of each year;
- maintain all original reports, responses, and documentation of corrective action in agency files for three years following the QA review and make them available for review by official monitors or auditors; and
- establish protocols and procedures to develop a Corrective Action Plan (CAP), when needed, to improve services and service delivery, and provide the LGOA with a copy of the CAP protocols and procedures within three days of the plan being drafted.

Complete QA reports of individual service delivery providers’ reviews shall be mailed to the LGOA, and copies should be maintained by the AAA.

The QA process should focus on improving services available to the seniors in South Carolina. It is not a report card. Everyone involved in the review, and all reports resulting from the review, should focus on what practices lead to the best outcomes for seniors. Follow-up reports should focus on improving services for seniors.

2. Quality Assurance (QA) Standards Development

The AAAs will work with the LGOA in the process of creating service standards, amending existing standards, and editing any established standards or indicators. Standards will be reviewed for required changes in the year prior to the AAA competitive procurement process. This will allow ample time for LGOA staff and AAA staff to review recommended revisions prior to issuing Requests for Proposals.
for competitive procurement. The LGOA’s Quality Assurance responsibilities are outlined in this Manual.

3. **Quality Assurance (QA) Report Requirements**
All QA reviews must be conducted by AAAs prior to April 1st of each year. The AAAs’ regional analyses of their reports, including the QA recommendations for each service delivery provider, must be submitted to the LGOA Help CART by June 3rd of each year. Such analyses shall:
- document positive outcomes in the delivery of service achieved through implementation of standards and indicators;
- identify any common areas of weakness in the service delivery system that can be corrected by training, technical assistance, or policy clarification; and
- propose what changes, amendments, or edits may be necessary to the standards and/or indicators for the service(s) reviewed.

4. **Quality Assurance (QA) Policies and Procedures Development**
Each AAA shall establish, in writing, the detailed procedures to be followed in executing its QA responsibilities within the region. At a minimum, such procedures shall specify:
- staff position(s) with any responsibility for the QA process and the specific tasks assigned to each position;
- staff preparation undertaken for the QA review;
- involvement of other individuals in the QA process, including program participants, when feasible and appropriate;
- orientation process for all those who will be involved in conducting the QA review;
- notification of service delivery providers of any preparation required prior to the review visit;
- copies of the instruments used by the AAA for the QA review;
- details of the reporting process/schedule;
- follow-up activities by the AAA; and
- identification of all parties who will receive communications of findings.

5. **Quality Assurance (QA) Review Participants**
The AAA staff has the main responsibility for QA reviews. However, the regional review procedures should include the roles of the following participants in the enhancement of the QA review process:
- Regional Aging Advisory Council (RAAC) members;
- PSA Board members, where applicable;
- peer service providers;
- current, former, or potential program participants; and
- representatives of other service delivery systems not contracting with the AAA.

405: **Multigrant Notification of Grant Award (NGA) Terms and Conditions**
Each AAA is responsible for ensuring that it adheres to the terms and conditions of its current Multigrant Notification of Grant Award (NGA). Current Multigrant NGA terms and conditions can be found on the LGOA website under PSA Resources.

406: **Funding and Reimbursement for Area Agencies on Aging (AAAs)**
A. **Funding**
   1. **Sources of Funds**
      The LGOA administers federal funds received through the OAA and other funds received through the State of South Carolina. These funds are distributed through
funding streams to 10 regional Area Agencies on Aging (AAA) for each planning and service area.

2. Planning for Use of Funds
In order to maximize the number of clients served and to help minimize the number of people on waiting lists, the LGOA encourages each AAA to use the following conceptual formulas in its overall planning to calculate the total number of service units which can be provided with all funding sources available. The formulas provide the AAA with a benchmark for maximizing services.

**Formula A:** Any service providing one service unit per day per client (i.e. meals)
Total budget ÷ unit costs ÷ the number of days services are provided (260)
= number of service units per day

**Formula B:** Any service providing more than one service unit per day per client
Total budget ÷ unit costs = number of service units per year

3. Funding Streams and Service Provisions

a. The AAA shall make decisions regarding the services for which they contract based on a balance of client needs within a planning and service area and the budget available.

b. The AAA shall ensure, through planning and monthly monitoring, that all service units are utilized throughout the course of the year.

c. The AAA shall educate, train, and provide the providers with the tools necessary to fully understand the funding stream process, deliver services, and input client data into AIM according to LGOA policies and procedures.

d. The AAA shall designate a funding stream to be used to provide a specific service unit.

e. The AAA shall inform the providers of the amount allocated for each funding stream.

f. The AAA shall direct the providers to use the designated funding stream when recording the delivery of a specific service.

g. The AAA shall monitor the provider to ensure that all service units available are used each year.

h. The AAAs shall closely monitor the assessment of clients to ensure that services are provided to those with the most need.

i. If a client no longer requires service, the AAA and/or provider shall fill the service slot with the client on the waiting list with the greatest need for that service.

j. A conflict of interest arises when a provider assesses a client’s need for services, selects that client for service, and also provides the service to that client. The AAA shall have protocols in place to separate these responsibilities in order to avoid this conflict of interest. AAAs can assess and select the client as long as they are not receiving financial reimbursement for providing the service (for example: Family Caregiver Services are provided through vouchers, with the caregiver having the choice of services provided).
k. The AAA shall provide to the LGOA the formula used to determine the unit cost for each service provided in the region via the Area Plan, Area Plan updates, and as adjusted or requested by the LGOA.

l. Assessment costs are not to be included in the unit cost. Assessment costs will be in AIM as a separate category.

m. Nutrition Services Incentives Program (NSIP) funding will be calculated within the AIM system. This funding will be split accordingly at reimbursement until the funds are expended.

B. Reimbursements for Area Agencies on Aging (AAAs)

Lieutenant Governor’s Office on Aging (LGOA) Reimbursement for Service Units Earned:

1. The AAA shall include, as part of its Area Plan, a breakdown of the components of the unit cost for each different unit of service and the methodology showing how the unit cost is determined. The cost justification shall include the formula for determining the unit cost for each service, assessment costs, activities costs, product costs, administrative costs, and any other relevant variable that contributes to the overall rate.

2. The AAA shall require each provider to determine its unit cost using the manner described above and shall specify that unit cost in its procurement contract with the provider.

3. In its Area Plan, the AAA shall provide the process it uses to verify the providers’ unit costs.

4. Each AAA’s Monthly Units of Service Report (MUSR) and PRF/invoice for a particular service must specify the number of earned service units and the unit cost (both the provider’s and AAA’s costs), as well as the total reimbursement due, for each individual provider.

5. The LGOA shall not reimburse the AAA for any service units not earned by its providers. Reimbursement payments will be withheld if the LGOA determines the service units have not been earned.

6. The LGOA shall hold the AAA responsible for any funding not being earned by providers and for resolving any issues regarding units that have not been earned (the LGOA will not reimburse any funds for units not earned).

7. The AAA shall require financial recoupment or other actions when an LGOA review or investigation by appropriate enforcement agency determines that service units that were reimbursed by the AAA were not earned by the provider.

8. The AAA Director and the PSA Director shall provide the LGOA with a written plan, to be submitted in their Area Plan, which addresses how the AAA shall ensure that providers are earning their units in accordance with the OAA and LGOA policies.

9. Invoice for reimbursement of service units earned is based upon approved AIM data. The LGOA requires all client service data to reside in the AIM data collection system. Service units earned must be reported according to the site providing the service. The AAAs and the LGOA shall accurately monitor and audit each site’s activities and services to ensure data integrity.

10. The AAA shall make unscheduled visits to group dining sites (and all services delivered to vulnerable populations) to determine if the sites are operating properly. The AAA shall immediately contact the LGOA in writing if operational issues are found and a Corrective Action Plan (CAP) must be provided to the LGOA Help CART within 30 days to correct the issues.
407: Client Data Tracking and Record Collection
The Area Agencies on Aging (AAAs) and providers will input client service data into the appropriate Lieutenant Governor’s Office on Aging (LGOA) approved client data tracking system, including On-line Support Assistant (OLSA), Advanced Information Manager (AIM), State Health Insurance Program (SHIPTalk) into the SC Access Intake Form, and the Ombudsman Innovative Data System. The data will be inputted by the 10th day of the month in an accurate manner appropriate to each system. No client data input system used by any AAA or provider shall take the place of the above systems for reporting data to the LGOA. If the AAA or provider uses a different data collection system other than an approved LGOA client data tracking system, that data must be transferred accurately into the LGOA system by the 10th day of the month.

All AAAs and providers must register any employee who is to have access to LGOA client data reporting systems in order to obtain clearance, access, and passwords.

When an employee who has access to an LGOA client data reporting system retires, is terminated, or otherwise vacates his/her current position, the AAA and/or the provider must notify the LGOA within three working days so that accounts and passwords can be rescinded.

The LGOA requires all providers to input client service data into the AIM client data collection system for each site they serve and not collectively for the entire organization. By inputting the client service data by individual or separate sites, the AAAs and the LGOA can accurately monitor and audit each site’s activities and services, thus ensuring data integrity for aging services. Billing for service unit reimbursement is based upon AIM data originated by the provider and approved by the AAA.

The AAA will utilize the OLSA system to record contacts. The AAA will accurately input and monitor data and provide trainings for their appropriate staff. All client contact data will be captured and keyed into OLSA in an accurate manner. While data entry staff is not required to be AIRS certified to enter data into OLSA, they should be AIRS compliant where feasible.

The AAA will utilize OLSA to input insurance-related data after a contact is made with a client. If edits are needed for a same day SHIP contact, the data must be entered in a SC Access Intake Form.

The AAA will utilize the LGOA’s authorized Ombudsman data system for capturing all data related to Ombudsman services.

Each AAA shall compare its client data with the Census statistics for each county in its planning and service area in order to determine if the appropriate high-risk senior clients are being served. Emphasis shall be placed on serving and comparing clients with levels of poverty, income, minority, non-English, and rural as required by the OAA.

For all staff requirements regarding the input of client service data, please see Section 404 and any other relevant sections for 500-800.

408: Direct Provision of Services
The AAA may provide a direct service (supportive service such as transportation, nutrition service, or in-home service) only when, in the judgment of the LGOA Director, it is necessary to ensure an adequate supply of such service and if the AAA can provide the service more economically and with comparable quality. All requests must be made in writing to the LGOA Director. Any direct service provided by the AAA requires written approval from the LGOA Director and must meet all requirements of the OAA and the LGOA.
The AAA may plan, coordinate, and provide supportive services funded under other programs if it does not use funds under the OAA Section 307(a)(8)(A) for those services, and if those services do not interfere with meeting all OAA responsibilities (OAA 307(a)(8)(A)).

The 2006 amendments to the OAA provide that the AAA shall facilitate the area-wide development and implementation of a comprehensive, coordinated system for providing long-term care in home- and community-based settings, in a manner responsive to the needs and preferences of older individuals and their family caregivers. This shall be accomplished by:

- collaborating, coordinating activities, and consulting with other local public and private agencies and organizations responsible for administering programs, benefits, and services related to providing long-term care;
- conducting analyses and making recommendations for modifying the local system of long-term care to better respond to the needs and preferences of older individuals and family caregivers;
- conducting analyses and making recommendations for modifying the local system of long-term care to better facilitate the provision, by service providers, of long-term care in home- and community-based settings;
- conducting analyses and making recommendations for modifying the local system of long-term care to better facilitate the provision, by service providers, of long-term care in home- and community-based settings;
- implementing, through the agency or service providers, evidence-based programs to assist older individuals and their family caregivers in learning about and making behavioral changes intended to reduce the risk of injury, disease, and disability among older individuals; and
- providing for the availability and distribution of information relating to the need to plan in advance for long-term care and the full range of available public and private long-term care (including integrated long-term care) programs, options, service providers, and resources through public education campaigns, AAAs themselves, and other appropriate means (OAA 306(7)(A through D)).

In keeping with the overall theme of the 2006 amendments, the AAA is to provide, to the extent feasible, for furnishing services under this Act consistent with the principle of self-directed care (OAA 306(16)).

409: Scheduled and Unscheduled Closing of Aging Services Operations

The AAAs shall include the closing policies found in this Manual in their procurement contracts with each provider. This shall include scheduled holidays, anticipated closings, unscheduled closings, and emergency closings. These policies apply to any locations, operations, or services delivered to vulnerable, older populations in the aging network structure.

Scheduled Holidays and Anticipated Closings

Providers shall submit holiday schedules to their AAA for approval, and the providers shall adhere to their approved holiday schedule. The AAA shall include its providers’ holiday schedules in its Area Plan. These scheduled closings shall be part of the contract established between the AAA and providers. Any changes to the scheduled holiday closings must be noted in the Area Plan update.

Providers shall submit anticipated closings to their AAA for approval a minimum of three business days prior to the closing. The AAA shall notify the LGOA of the anticipated closing upon being informed by the provider.
Holiday Closings for Nutrition Services (Group Dining/Home-Delivered Meals)
1. Scheduled holiday closings shall not exceed 12 days per year.
2. Scheduled holiday closings shall not result in closing of group dining centers or suspension of home-delivered meal services for more than four consecutive days, including weekend days.

Emergency and Unscheduled Closings
Alternate service delivery options should be attempted to fulfill contractual agreements in the event of crisis, hazardous weather, emergencies, and unscheduled closings that result in the suspension of normal service operations. The AAAs and their providers are expected to adhere to their written Emergency Plans during emergency situations.

Memorandums of Agreement (MOA) Between AAAs for Crisis, Hazardous Weather, Emergencies, and Unscheduled Closings
The AAA shall have a Memorandum of Agreement (MOA) with neighboring AAAs for provision of mutual aid in times of crisis, hazardous weather, emergencies and/or unscheduled closings to ensure standard operations within the planning and service area are maintained and that normal operations are resumed as quickly as possible.

Written Contracts between AAAs and Providers for Crisis, Hazardous Weather, Emergencies, and Unscheduled Closings
The AAAs are responsible for having appropriate operations and protocols in place to ensure that each service recipient affected is aware of all closings/suspensions due to crisis, hazardous weather, emergencies, and unscheduled closings. The providers shall be obligated to keep service recipients aware of the situation throughout the duration of the event when possible, and appropriate provisions shall be made to provide critical services to homebound and frail recipients until normal operations are resumed. The following shall be part of the written contracts between the AAA and providers:

- The AAA shall collaborate with providers to develop an emergency service delivery plan for group dining and home-delivered meals, transportation, and home care. This emergency service delivery plan must be included in the Area Plan submitted to the LGOA by the AAA, as well as included in each contract signed between the AAA and an aging service provider. The emergency plan shall also cover general agency operations during periods of crisis, hazardous weather, emergencies, and unscheduled closings.
- The AAA shall require, by contract, any entity responsible for meal preparation and delivery operations to contact the AAA whenever emergency situations or unscheduled closings interfere with services. The AAA shall coordinate the actions to be taken to ensure service to vulnerable clients.
- Providers shall contact the AAA Director within an hour of any decision that is made regarding interruption of normal operations. The caller shall report to the AAA what actions can be taken to serve homebound and frail clients during periods of crisis, hazardous weather, emergencies, and unscheduled closings.
- Once contacted by the provider, the AAA shall contact the LGOA Help CART in a timely manner of any decision which is made regarding interruption of normal operations. This notification shall include the specifics of any closings/suspensions and the provisions of the provider’s emergency plan to be followed to protect vulnerable clients.
- When a crisis, hazardous weather, an emergency, or an unscheduled closing requires a change to normal operations, the AAA shall coordinate with its providers regarding
alternative procedures to be followed to ensure meal service delivery to vulnerable clients throughout the event when possible.

- The AAA shall contact the LGOA regarding possible reimbursements available for extended hours of operation resulting from a crisis, hazardous weather, an emergency, or unscheduled closing.

- Providers who are capable may voluntarily open their facilities to provide shelter for older persons who lack adequate heat, air conditioning, or running water due to weather conditions or power outages during a crisis, hazardous weather, or an emergency.

- Following unscheduled closings or suspensions of normal service operations due to a crisis, hazardous weather, an emergency, or unscheduled closings, the Planning Service Area (PSA) Director, the AAA Director, the provider, and any other entity involved must meet to evaluate the effectiveness and timeliness of the procedures and actions used to respond to the situation. Any shortcomings noted in this evaluation shall result in corresponding improvements and revisions to the Area Plan and the AAA’s emergency plan.

410: Competitive Procurement of Services

In response to a directive from the Administration for Community Living (ACL) in State Fiscal Year 2004, the Lieutenant Governor’s Office on Aging (LGOA) established a policy of open and competitive procurement of services by the Planning Service Areas (PSAs) and Area Agencies on Aging (AAAs).

A. Guiding Principles

The competitive process developed for purchasing aging services in South Carolina is based on these principles:

1. Each PSA shall have established written competitive procurement protocols when securing aging services.

2. The process and methods must ensure compliance with Federal, State, and LGOA regulations and requirements.

3. The process provides a level playing field for competition among current provider organizations and other interested parties.

4. The process results in an improved statewide system of accountability.

5. The AAA will only contract with a provider who serves the entire county. If it is determined that the provider is not serving the entire county as contracted, funding reimbursements to the AAA will be deemed “Not Earned.”

6. The process promotes flexibility and responsiveness to changing needs, best price considerations, and increased demands for consumer choice.

7. The process promotes private pay and cost sharing measures when at all possible.

8. In the rare event a sole source and/or a sole responder procurement contract are needed, the PSA Director must request approval from the LGOA Director prior to signing the contract.

8. The Administration for Community Living (ACL) allows for the use of Memorandums of Agreement (MOAs) or Memorandums of Understanding (MOUs) in place of legally executed service contracts for aging services if there is a provision for this action by the AAA in the South Carolina State Plan on Aging and the PSA’s Area Plan. However, when contracting for aging services during the competitive procurement process, the LGOA encourages the PSA to use legally executed service contracts.

9. Previously designated “high-risk” providers may not receive contracts unless the issues which necessitated the “high-risk” designation have been resolved to the
satisfaction of the LGOA and PSA. The PSA shall be prepared to present documentation showing why a provider who was not allowed to bid is considered “high risk.”

10. If a new contract is not in place for a needed service by the beginning of the State Fiscal Year, existing contracts may be extended up to 90 days by mutual agreement of the PSA and the provider. The LGOA will agree prior to the start of the State Fiscal Year to honor the reimbursements for services delivered in good faith based upon these extended contracts.

11. The approval of the Area Plan by the LGOA constitutes the acceptance by the LGOA to reimburse at the unit rates and services specified in the contracts. Modification of the contracts must be agreed to by all parties (PSA, provider, and LGOA).

B. Regional Services Provided by the Area Agency on Aging (AAA)

Each and every service directly related to functions of the OAA and the LGOA, including advocacy and service delivery functions, must be performed in a consistent manner throughout the planning and service area. The LGOA, guided by the OAA and ACL, has determined that these services are as follows:

- information, referral, and assistance;
- caregiver support services;
- insurance counseling;
- outreach;
- advocacy;
- program development and coordination; and
- needs assessment.

C. Locally-Delivered Services Procured by the Area Agency on Aging (AAA)

By virtue of its statutory authority, the LGOA directs AAAs to competitively procure the following services:

- In-Home and Community-Based Supportive Services;
- Group Dining Services;
- Home-Delivered Nutrition Services;
- Transportation; and
- Health Promotion and Disease Prevention Services.

D. Administration for Community Living (ACL) Criteria for Sole Source/Sole Responder Procurement Contracts

The ACL provided the following guidance related to sole source procurement:

“All procurement transactions will be conducted in a manner providing full and open competition consistent with the standards of 45 CFR Part 92.36. Noncompetitive procurement may be used only when there is no other provider that can provide the services of the grant award or contract.”

Note: In the rare event a sole source/sole responder procurement contract is needed, the PSA Director must request approval from the LGOA Director prior to signing the contract.

E. Matching Funds and Other Resources

All proposals submitted in response to the AAA solicitation for purchase of services must provide detailed information related to the respondent’s ability to meet matching
requirements set by the AAA. Since purchase of service contracts do not support the entire organization responding, the proposals submitted must address the other resources available to the respondent that will be used to support the service delivery, as well as any other activities of the organization. Many of these additional resources, when provided from non-federal sources, may qualify as cash or in-kind match for the service delivery activities supported by the OAA.

F. **Providers Staff Assurances**
The AAAs shall assure that the providers meet minimum staffing requirements and standards. All providers shall:
- abide by all federal and state regulations regarding employment;
- provide background checks appropriate for the position;
- hire personnel with qualifications appropriate to their positions;
- obtain written certification from all personnel that they understand and will comply with the federal, LGOA’s, AAA’s, and providers’ policies on confidentiality of information regarding service recipients;
- have sufficient professional staff present during all hours of program operation at each facility and designate one as the supervisor; and
- provide all paid staff and volunteers with written descriptions of their responsibilities, an orientation, and appropriate training for their specific tasks.

G. **Providers’ General Facility Requirements**
The AAAs shall ensure that their providers only provide aging services in facilities that meet the following general facility requirements. Each facility must:
- be appropriate for the specific activities and services offered therein; and
- comply with all federal, state, and local health, fire, and safety requirements and codes.

H. **Area Agency on Aging (AAA) Extension of Contracted Services**
1. Each AAA, when extending service contracts with providers, shall title each contract extension appropriately. The title must include the name of the AAA and the provider. (For example: In-home Services Contract Extension between Central Midlands Area Agency on Aging (AAA) and Senior Services of Pelion, Inc.).
2. When extending a procurement contract, the PSA will officially state that all stipulations of the current contract are included in the amendment/extension, unless specifically amended.

411: **The Area Plan Process**
This section sets forth the policies and procedures governing the development and submission of the Area Plan and annual plan updates submitted by the Area Agency on Aging (AAA).

According to OAA Section 306(a), each AAA shall prepare and develop its Area Plan for the multi-year period determined by the Lieutenant Governor’s Office on Aging (LGOA), which is currently four years. The Area Plan submitted by the AAA to the LGOA for review and approval shall be in the uniform format developed by the LGOA.

A. **General Provisions for Area Plans**
An Area Plan is the document submitted by the AAA to the LGOA to define how the AAA will apply the Older Americans Act (OAA) and state grants for services in the comprehensive and coordinated service delivery system within the planning and service
area. Through the Area Plan, the AAAs commit to administering funded activities in accordance with all OAA and LGOA requirements. The Area Plan describes the AAA’s efforts for continual development and maintenance of a comprehensive and coordinated service delivery system for older adults, adults with disabilities, and caregivers. The format and instructions for the development and submission of the Area Plan and annual updates are provided by the LGOA. The comprehensive and coordinated service delivery system described in the Area Plan shall facilitate older persons’ access to and utilization of all existing services in the planning and service area, including access to the OAA in-home and community-based services. Elements of the coordinated service system include:

- services that facilitate access, such as transportation, outreach, and information, referral and assistance;
- services provided in the community, such as temporary respite at an adult day care center, congregate meals, employment services, insurance counseling, and legal assistance, as well as recreational, wellness, educational, and cultural services delivered at multi-purpose senior centers;
- services provided in the home, such as home-delivered meals, minor home maintenance, homemaker services, housekeeping, in-home respite care, and telephone reassurance;
- ombudsman services to residents of care-providing facilities; and
- caregiver support services provided by respite.

B. **Content of the Area Plan**

According to OAA requirements, the plan must:

- document the extent of need for supportive, nutrition, and wellness services, and the need for multi-purpose senior centers in the planning and service area;
- provide demographic information used in determining the scope of services funded;
- identify the efforts of voluntary organizations in meeting needs;
- justify the level of funding budgeted for access to services, in-home services, and legal assistance in the planning and service area;
- identify designated focal points in the planning and service area;
- set specific objectives for providing services to older persons with the greatest economic need, those with greatest social need, low-income and low-income minority older persons, older persons residing in rural areas, older individuals with limited English proficiency, and older individuals at risk for institutional placement (OAA 306(a)(4)(A)(i)(I)(aa)and(bb));
- provide information on the extent to which the AAA met the objectives that were set in the prior fiscal year;
- describe appropriate methods providers can use in executing the above preferences in the planning and service area;
- identify the populations targeted for outreach in the planning and service area;
- outline the planning, advocacy, and systems development of the AAA;
- assure that the AAA will coordinate planning, identification, assessment of needs, and provision of services for older persons with disabilities, with particular attention to individuals with severe disabilities, and individuals at risk for institutional placement with agencies that develop or provide services for individuals with disabilities;
- outline advocacy issues for older persons in the planning and service area and the manner in which the AAA plans to address these issues;
describe activities that facilitate the coordination of community-based, long-term care services designed to enable older persons to remain in their homes;

describe the Long Term Care Ombudsman Program as operated within the planning and service area;

provide grievance procedures for older persons who are dissatisfied with or denied services;

coordinate OAA Title III services with those funded under OAA Title VI (the OAA Native American programs) when applicable;

identify the policies that assure the AAA maintains the integrity and public purpose of services and service providers in all contractual and commercial relationships;

describe goals for further development of regional information and referral services;

discuss the development of the caregiver support program, with particular attention to the portion of the program that addresses the needs of older individuals caring for relatives who are children;

provide information on the Insurance Counseling Assistance and Referral for Elders (I-CARE) and Medicare Fraud Prevention services in the planning and service area;

justify direct provision by the AAA of any supportive, nutrition, in-home, or wellness services;

detail a regional training plan;

provide data on the impact of contributions and cost sharing revenues to expand services;

describe the process for gathering the views of program beneficiaries regarding matters of general policy development and administration of the Area Plan;

assure that the AAA contracts with providers of supportive, nutrition, wellness services, or multi-purpose senior centers for the provision of such services; and

assure that the AAA contracts for legal assistance services only with providers who meet the requirements of the OAA.

An AAA shall include in the Area Plan an assessment of how prepared the AAA and the service delivery network in the planning and service area are for any anticipated change in the number of older individuals during the 10 year period following the fiscal year for which the plan is submitted. Such assessment may include:

- the projected change in the number of older individuals in the planning and service area;
- an analysis of how such change may affect the populations targeted in the Act;
- an analysis of how programs, policies, and services provided by the AAA can be improved, and how resource levels can be adjusted to meet the needs of the changing population of older individuals in the planning and service area;
- an analysis of Grant Related Income (GRI) that may be used by the AAA to fund enhanced and improved aging services; and
- an analysis of how the change in the number of individuals age 85 and older in the planning and service area is expected to affect the need for supportive services.

C. Public Hearings
The AAA shall submit the Area Plans and amendments to its Regional Aging Advisory Council (RAAC) for review and comment at least one week prior to holding a public hearing in the region. A complete copy of the Area Plan shall be available to the public on its agency web site two weeks before the hearing for review and after the public hearing(s).
The copy shall contain the methodology used to distribute service funds throughout the region.

Public hearings shall be advertised at least two weeks in advance of the hearing date in major newspapers in the region. News releases on public hearings may be sent to weekly and bi-weekly newspapers. Special notices shall be sent to providers and potential providers of the AAA, organizations of older persons, and other public and private agencies in the planning and service area. Notices of public hearing(s) shall be published in a language other than English, when deemed appropriate by the AAA. All notices of the public hearing must specify where interested parties may obtain copies of the Area Plan, and copies of the plan should be placed on the AAA website two weeks before each hearing is held.

To ensure maximum attendance by interested parties, including older persons and persons with disabilities, public hearings shall be held in barrier-free facilities and shall be scheduled at convenient times and locations. All persons in attendance must sign a register and shall be provided a comment sheet. Procedures for review and analysis of comments received shall be explained verbally and printed on the comment sheet. All records of public hearings shall be on file at the AAA as a part of the Official Area Plan File. Comments collected at the public hearings become part of the Area Plan.

D. Area Plan Submission, Review, and Approval

A signed original Area Plan, and such copies as may be required, must be submitted to the LGOA in accordance with the schedule, procedures, and format provided by the LGOA when area plan instructions are provided to the AAAs.

Each Area Plan is reviewed by a committee of the LGOA which will include senior staff and program managers. Staff use the written instructions provided to the AAA as basis for the review. Based upon the LGOA staff committee’s decision, the LGOA Help CART will either notify the AAA in writing of any corrective actions necessary or will provide written documentation that the LGOA has approved the plan as submitted.

The LGOA will approve an Area Plan or amendment when the plan meets all of the requirements in this Manual, or as otherwise prescribed by the LGOA. The LGOA provides the AAA with a formal notice of approval of the Area Plan and the amount of approved funding, using the standard Notification of Grant Award (NGA) between the LGOA and the AAA. The LGOA requires a NGA signed by all parties as official notification of acceptance of the award.

The LGOA may approve an Area Plan or amendment with conditions when necessary. The conditions of approval will be in writing. All conditions placed on an approved Area Plan will be consistent with the authority delegated to the LGOA by the OAA and the State of South Carolina. When an Area Plan is approved with conditions, the subgrantee must meet these conditions within the specified time frame provided by the LGOA. No grant agreement shall be finalized between the LGOA and the AAA until all conditions are satisfied (OAA 306(a)(1) to (15)).

Failure to comply with the Area Plan requirements listed in this Manual and the LGOA Area Plan guidelines will result in a delay or rejection of the Area Plan. Funding, as well as other support, may not be provided until all components of the Area Plan are received and approved by the LGOA.
E. **Annual Area Plan Update**

   The Area Plan will be updated annually during the duration of the four year plan. The date that the update is due and the format required will be included in the Area Plan guidelines provided by the LGOA.

F. **Circumstances Which Require Amendments to the Area Plan**

   An AAA shall amend the plan if:
   
   - a new or amended state or federal statute or regulation requires a new provision, or conflicts with any existing plan provision;
   - a Program Instruction (PI) is distributed from the LGOA;
   - the AAA proposes to change the designation of the single organizational unit or component unit;
   - the AAA proposes to add, substantially modify, or delete any objective(s);
   - the AAA or its providers are unable to meet targeted populations and goals;
   - the LGOA requires further annual amendments; or
   - the AAA proposes to change or add providers funded under an Area Plan.

   Any Area Plan or amendment not in substantial conformity with the OAA, federal regulations, and the LGOA policy shall be disapproved. When the LGOA disapproves an Area Plan, the AAA shall be notified in writing and informed of the opportunity for a hearing. If, after providing the AAA proper opportunity for a hearing, the LGOA still finds the Area Plan unacceptable, it shall disapprove the plan and may:
   
   - withhold further payments to the AAA;
   - terminate funds, with written notification by the LGOA to the Administration for Community Living (ACL);
   - provide a plan for the continuity of services in the affected planning and service area;
   - designate a new AAA in a timely manner;
   - perform the responsibilities of the AAA, if necessary; or
   - assign AAA responsibilities to another agency in the planning and service area.

   The LGOA will use the following procedures in issuing Notification of Grant Awards (NGA):
   
   1. The LGOA Program Manager shall prepare the NGA and have the Team Leader review it.
   2. The Program Manager shall submit budget information to the Fiscal Coordinator for verification that funds are available.
   3. The awards shall be reviewed by the Program Manager, the Team Leader, and Accounting/Fiscal Manager and signed by the LGOA Director.
   4. The Program Manager shall prepare a transmittal letter for the NGA to be sent by the LGOA’s Help CART.
   5. Upon the return of the signed NGA to the Program Manager, the original shall be given to and maintained by the Fiscal Analyst, and a copy shall be placed in the LGOA central program files.

   The LGOA will not require prior approval of AAA contracts with a nonprofit public or private organization; however, a copy of all executed contracts must be forwarded to the Help CART within 30 days after execution.

   Failure to report appropriate contracts to the LGOA shall be deemed as funding not earned for reimbursement, and a meeting shall be required along with a Corrective Action Plan.
(CAP) to assure that appropriate contracts are being submitted by the Planning Service Area (PSA).

412: “High-Risk” Subgrantees

The Code of Federal Register (CFR) provides for a special case of approval by the State Unit on Aging (SUA), known as the Lieutenant Governor’s Office on Aging (LGOA) in South Carolina, with conditions for “high-risk” subgrantees found in CFR 45 Part 92.12. For this section of the Manual, the AAAs are subgrantees of the LGOA. An AAA is considered “high-risk” if the LGOA determines that it:

• has a history of unsatisfactory performance;
• is not financially stable;
• has a management system that does not meet the standards in 45 CFR Part 92 or 45 CFR Part 74, as applicable;
• has not conformed to terms and conditions of previous awards;
• is otherwise irresponsible and irresponsive to fulfilling LGOA data collection policies and procedures;
• is incapable of fulfilling LGOA guidelines set forth to be incorporated into the AAA contract bid process for one year; or
• has engaged in unethical, immoral, or illegal behavior or activities.

If the LGOA makes an award to a “high-risk” AAA, special conditions and/or restrictions corresponding to the issues which necessitated the “high-risk” designation shall be included in the award. Special conditions or restrictions may include:

• withholding authority to proceed to the next phase;
• requiring additional, more detailed financial reports;
• increasing monitoring by, and client data reporting to, the LGOA;
• requiring the AAA to obtain technical or management assistance to meet the goals and functions of the OAA funded services;
• establishing additional prior approvals;
• holding the AAA responsible for any funding not being earned by providers and for resolving any issues regarding units that have not been earned (the LGOA will not reimburse any funds for units not earned); and
• requiring financial recoupment or other actions when an LGOA review, or investigation by an appropriate enforcement agency, determines that service units that were reimbursed by the AAA were not earned by the provider.

If the LGOA decides to impose such conditions, it shall notify the “high-risk” AAA in writing. The notification shall include:

• the nature of the special conditions/restrictions imposed upon the AAA;
• the issues which necessitated the “high-risk” designation;
• the corrective actions that must be taken by the AAA before conditions are removed;
• the time allowed for completing the corrective actions;
• the consequences for failing to take corrective actions; and
• a method of requesting reconsideration of the conditions or restrictions imposed.

High-Risk Provider

For this section of the Manual, the providers are the contractees of the PSAs. When designating a provider as “high risk”, the PSA shall adhere to its established and written protocols. The PSA
shall be expected to maintain documentation supporting a “high risk” designation. The PSA shall notify the LGOA within three business days if a provider is deemed “high risk.”

A provider shall be considered “high-risk” if the PSA determines that it:

- has a history of unsatisfactory performance;
- is not financially stable;
- has a management system that does not meet the standards in 45 CFR Part 92 or 45 CFR Part 74, as applicable;
- has not conformed to terms and conditions of previous awards;
- is otherwise irresponsible and irresponsible to fulfilling LGOA and AAA data collection policies and procedures;
- has misrepresented material facts regarding funding reimbursements or service units earned; or
- has engaged in unethical, immoral, or illegal behavior or activities.

If the AAA decides to impose such conditions, it shall notify the “high-risk” provider in writing. The notification shall include:

- the nature of the special conditions/restrictions imposed upon the provider;
- the issues which necessitated the “high-risk” designation;
- the corrective actions that must be taken by the provider before conditions are removed;
- the time allowed for completing the corrective actions;
- the consequences for failing to take corrective actions; and
- a method of requesting reconsideration of the conditions or restrictions imposed.

The LGOA also has the authority to designate a provider as “high-risk.”
CHAPTER 500: AGING SERVICES

501: Purpose of Aging Services Under the Older Americans Act (OAA) and the Lieutenant Governor’s Office on Aging (LGOA)

This chapter sets forth specific policies and procedures governing Older Americans Act (OAA) services funded by the Lieutenant Governor’s Office on Aging (LGOA) in South Carolina, through 10 Planning Service Areas (PSAs) and their Area Agencies on Aging (AAAs).

Each PSA signs a Notification of Grant Award (NGA) and Terms and Conditions statement annually for the LGOA. These documents contain assurances made by the PSA Director and the PSA Board that they shall administer and provide oversight of all OAA funding and programs carried out in their respective planning and service area region through their AAA. This NGA must be signed before the PSA and its AAA can receive aging funding.

By agreeing to the terms and conditions, the PSA Director shall assure that his/her AAA Director is responsible for management, effective operations, and service delivery in the planning and service area. In addition, the PSA Board shall be responsible for the on-going oversight of the AAA.

Each PSA and AAA is expected to maintain professional office policies and procedures which reflect effective (best) business practices in order to ensure the quality delivery of programs and services to South Carolina’s aging population and to adults with disabilities.

In order to successfully administer aging services and programs, the PSA and AAA shall have knowledge of and incorporate information about the current demographics of the community served, including ethno-cultural and social issues which may have an impact on a particular population’s willingness and ability to access the information and/or services it needs.

Aging services found in this section include: Supportive Services (Information and Referral/Assistance to older adults and adults with disabilities, Transportation, Homecare, Social Adult Day Care, and Respite), Nutrition, Evidence-Based Disease Prevention and Health Promotion, Family Caregiver Support Program, and Multi-Purpose Senior Centers.

Note: Aging programs and services funded through non-recurring or discretionary sources shall be administered only if funding is available for the LGOA to allocate. If available, these funds will be noted on a Notification of Grant Award (NGA).

502: Title III – B: Supportive Services

A provision of the Older Americans Act (OAA) requires the Lieutenant Governor’s Office on Aging (LGOA) to set a minimum level of expenditure of OAA Title III-B funding on access services that include transportation, outreach, and information and referral.

A. Information and Referral/Assistance Services

The Area Agency on Aging (AAA), under the direction of the Planning Service Area (PSA) and in partnership with the LGOA, shall proactively perform a wide range of functions, including those related to information sharing, while executing activities under an area plan. The Information and Referral/Assistance (I&R/A) service provides information to an inquirer in response to a direct request for such information. The PSA Director shall provide direction to the AAAs for I&R/A operations in accordance with OAA and LGOA regulations and guidelines.
The I&R/A service recognizes the inquirer’s right to accurate, comprehensive, and unbiased information provided in a confidential and/or anonymous, nonjudgmental manner and is a non-partisan, non-ideological, and impartial information source for available nonprofit, government, and for-profit services that meet the I&R/A service’s inclusion/exclusion criteria. Service is provided by trained I&R/A Specialists and is delivered in a variety of practical ways that support the mission of the I&R/A program, the accessibility requirements of the community, and the communication preferences of inquirers.

**South Carolina Information and Referral/Assistance Program**

**a. Purpose**

The I&R/A Program is established to help individuals, families, and communities identify, understand, and utilize the programs, services, and resources that are part of the human service delivery system.

The I&R/A Program provides a system to link people in need of assistance to appropriate aging and disability resources provided regionally throughout the State of South Carolina. At the community level, the I&R/A Program facilitates long-range planning by tracking requests for, and identifying gaps in and duplications of, services.

As a result of Aging and Disability Resource Centers (ADRCs) being developed in 2003, disabilities have come to the forefront by the ACL. As the LGOA transitions to modernize current practices and maintain accountability, a greater focus shall be placed on disabilities by the LGOA to integrate the aging and disability populations through the current I&R/A program.

**b. Program Development**

The I&R/A Program reflects and adheres to the mission, policies, and procedures for the I&R/A Program set forth by the OAA, the ACL, and the LGOA. The I&R/A Program receives direction from and operates in contingency with the standards and guidelines for I&R/A service development and administration as outlined by the Alliance of Information and Referral Systems (AIRS) and the National Association of States United for Aging and Disabilities (NASUAD).

The LGOA shall establish the position of a full-time I&R/A Program Manager to serve as the liaison for the I&R/A Program Specialists.

To ensure quality delivery of services to the aging population and to adults with disabilities, the I&R/A Program: fulfill the obligations and protocols of all federal and state entities to receive funding; adhere to all policies, procedures, and protocols set by the LGOA; operate in accordance with the most effective (best) practices defined by AIRS and NASUAD; and abide by AAA region specific policies, procedures, and protocols.

The OAA and the LGOA require there to be a full-time, or equivalent, trained I&R/A Specialist at each AAA. I&R/A Specialists work with multiple organizations in order to provide the most accurate and current informational resources for their constituents. The I&R/A Program works in contingency with SC Access, the LGOA’s online
A database of available resources for older adults, people with disabilities, their family members, and caregivers in South Carolina.

c. **Service Delivery**

The basis of the I&R/A program is the evaluation conducted by the I&R/A Specialist during one-to-one interaction with the inquirer. The evaluation process consists of determining the needs of the inquirer through active listening and effective questioning, clarifying the need, identifying appropriate resources, selecting appropriate delivery mode(s), making referrals to organizations capable of meeting those needs, and providing enough information about each organization to help an inquirer make an informed choice. In situations where services are unavailable, the I&R/A Program, through its I&R/A Specialist, engages in problem solving to help the inquirer identify alternative strategies.

d. **Older Americans Act Definition of Information and Assistance**

The term “information and assistance service” means a service for older individuals that:

1. provides the individuals with current information on opportunities and services available to the individuals within their communities, including information relating to assistive technology;
2. assesses the problems and capacities of the individuals;
3. links the individuals to the opportunities and services that are available;
4. to the maximum extent practicable, ensures that the individuals receive the services needed by the individuals, and are aware of the opportunities available to the individuals, by establishing adequate follow-up procedures; and
5. serves the entire community of older individuals, particularly—
   a. older individuals with greatest social need;
   b. older individuals with greatest economic need; and
   c. older individuals at risk for institutional placement.

e. **I&R/A Goal**

The goal of the I&R/A Program is to connect seniors, adults with disabilities, and their caregivers with the programs, services, resources, and information (local, state, and national) they need to help meet their needs and enhance their quality of life via one of the 10 regional I&R/A Specialists, located at the AAAs, serving all 46 counties.

**Information and Referral Specialist**

A professional I&R/A Specialist helps people understand their problems and make informed decisions about possible solutions. The I&R/A Specialist advocates on behalf of persons who need special support and strengthens the individual’s capacity for self-reliance and self-determination through education, affirmation, collaborative planning, and problem solving. The I&R/A Specialist guides individuals and families, health and human service agencies, policy makers, and anyone seeking information related to aging or disability services through the process of making informed choices.

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The I&R/A Specialist is a trained professional with the abilities to understand a wide variety of community, social, health, and government services; to perceive a constituent’s needs; and to refer the constituent to the appropriate available resources.

**Information and Referral Assistance Service Delivery Requirements and Responsibilities**

1. **Planning Service Area (PSA) & Area Agency on Aging (AAA) Information and Referral/Assistance (I&R/A) Responsibilities:**
   
   a. **Stewardship of Funds**
   
   The AAAs must be good stewards of OAA and LGOA funding and is accountable for programmatic budgeting, monitoring, and operation. The AAA shall assure in writing, through its Area Plan, that budgeted I&R/A funding is being used for its allocated purpose, and is not being used to fund programs or activities outside of the I&R/A program area. The AAAs shall establish measures and performance goals to monitor and report usage of I&R/A allocations to assure all expenditures are consistent with the intent of that allocation.

   b. **Assurances**
   
   The AAAs shall have written policies in place to ensure that the I&R/A Program and Specialist is fulfilling the expectations of the policies and procedures of the LGOA, ACL, and the requirements of the PSA position description. These written policies shall include measurable performance goals, mission, expectations, and customer service protocols. The PSA and AAA shall incorporate ACL and LGOA assurances for I&R/A operations which set forth personal goals and the targeted populations that shall be reached.

   c. **Measures and Goals**
   
   1. The AAA shall provide measures for call volume, outreach efforts, etc. through the Area Plan to determine the success of the I&R/A Program and ensure reasonably convenient access to this service. These measures shall identify obtainable strategic goals to assure that the needs of seniors and adults with disabilities are successfully being served.
   2. The AAA shall conduct regular customer satisfaction/quality assurance surveys with a specified percentage of inquirers to assess overall service performance and I&R/A service outcomes.

   d. **Marketing of I&R/A**
   
   1. As stated in the Multigrant NGA, the AAA Director must promote, market, and aggressively advertise their locations, programs, services, and staff that can assist and refer seniors to the appropriate aging services in their communities. Special efforts shall be made to reach all populations, including those of the greatest social needs in accordance with OAA Section 102 (24)(A-C).
   2. Each AAA shall provide the LGOA with a marketing strategy, outlined in its Area Plan. The AAA shall report to the LGOA detailed marketing efforts to promote their services and programs in the region through their annual Area Plan update.
   3. The Area Plan must include steps using good partnering skills to establish partnerships with nonprofit and profit groups, faith-based organizations, and other community groups, in order to provide the most useful information and services to clients through the I&R/A Program.
e. Hiring of I&R/A Specialists
   1. The AAAs are encouraged to hire regional I&R/A Specialists that have, at a minimum, a Bachelor’s degree from an accredited college or university and/or three years of experience in the field of public health or social services. I&R/A Specialist candidates without a Bachelor’s degree should possess some background and/or practical experience in the areas of aging and/or disabilities.
   2. When there has been a change in the I&R/A Specialist’s employment status, the AAA shall notify the LGOA I&R/A Manager, in writing, within three working days.

f. I&R/A Specialist Office and Equipment
   1. The AAA shall provide an office for the regional I&R/A Specialist to ensure privacy for phone calls, to protect clients’ confidentiality, and to evaluate clients.
   2. The AAA shall provide appropriate and necessary equipment, software, and supplies required to provide quality I&R/A services in its region.
   3. The AAA shall provide necessary equipment specific to the needs of its I&R/A Specialist to enable the designated individual to be fully functional in performing all aspects of I&R/A services including accurate data collection, data entry, call completion, etc.
   4. The AAA shall ensure proper access to the LGOA client management tool, On-line Support Assistant (OLSA), as well as any other programmatic software, for the means of tracking client information.

g. Interpretation Service
   1. The AAA must arrange for interpretation services so that a non-English speaking caller (including those with disabilities) has prompt and timely access to I&R/A services in his/her own language.
   2. The AAA shall have access to an interpretation service provided by a professional organization in order to facilitate and expedite the I&R/A process. The Area Plan shall include a comprehensive action plan detailing the accommodations to be made for non-English speaking constituents as required by the OAA and the LGOA.

h. Supervision of I&R/A Specialists
   1. AAA staff responsible for supervising its regional I&R/A Specialist shall be knowledgeable of community services and resources in the planning and service area and the goals, principles, and philosophy of information, referral, and assistance. The supervisor shall have an understanding of I&R/A operations, resources, policies, and protocols and either personally perform the job responsibilities or have a trained back-up person do so in the Specialist’s absence.
   2. AAA staff responsible for supervising the I&R/A Specialist shall be available in the AAA office, or by some other appropriate method, during working hours of the agency to assist the regional I&R/A Specialist and/or his/her backups, if necessary. When an I&R/A Specialist is not available, appropriate protocols shall be in place to ensure the availability of necessary backup staff. These protocols should be included in the Area Plan.

i. I&R/A Training
   1. The AAA shall guarantee that I&R/A Specialists receive training in aging and disability programs, earn AIRS (Alliance for Information and Referral Systems) certification
within 15 months of their hire dates, and provide a copy of the current AIRS certificate to the LGOA I&R/A Program Manager. (If the I&R/A Specialist, hired by the AAA, does not meet the AIRS requirements to obtain AIRS certification within 15 months of hire, or if the I&R/A Specialist fails to complete 10 hours of continuing I&R/A education every two years to maintain AIRS certification, the AAA must notify the LGOA I&R/A Program Manager.

2. New I&R/A Specialists shall acquire knowledge of and utilize the ABC’s of Information and Referral, become familiar with NASUAD, complete at least three introductory NASUAD IQ trainings (of their choice) and acquire certificates of completion within the year, and utilize any on-line training provided by the LGOA (as appropriate to their job duties). Certificates of completion for NASUAD IQ trainings shall be kept on file.

3. All backups for I&R/A Specialists shall receive training in aging and disability programs and complete at least four hours of additional I&R/A training annually. AIRS certification is preferred.

4. AAA Directors are responsible for cross-training all agency staff, ensuring transfer of knowledge amongst staff members for the purpose of continuous employment development, and enabling office wide provision of I&R/A Specialist services.

5. I&R/A Specialists shall be trained by the AAA to use On-line Support Assistant (OLSA) in accordance with I&R/A Program protocols set by the LGOA.

6. The AAA shall complete and keep OLSA User Forms updated and shall send them to the LGOA Help CART via e-mail when required by LGOA, OLSA, and SC Access policies and procedures.

j. Capturing, Monitoring, and Reporting of I&R/A Data

1. The AAAs shall require I&R/A Specialists to input client service data into the appropriate LGOA-approved client data tracking system within 48 hours of receipt, following the policies and procedures for On-line Support Assistant (OLSA). This system should be utilized to capture client data, to limit repeat questions of return callers, and to develop reports. The data shall be inputted in a timely and accurate manner as required by the LGOA. Data reports shall be submitted by the 10th day of the following month. Data shall not be inputted or changed after the deadline.

2. The AAA shall monitor I&R/A data and calls to ensure that its I&R/A Specialist is accurately assisting callers, inputting data, and receiving the training needed to perform constituent services and professional customer service.

3. The AAA Director shall meet monthly with I&R/A staff to evaluate contact information in order to ensure that client follow-ups are being made according to the policies and procedures and that the established I&R/A goals are being met. A record of these follow-ups shall be kept by the AAA in the event the LGOA requests to review it.

4. Each AAA Director shall review I&R/A data collection and reports for the planning and service area monthly. The I&R/A Specialist shall keep the AAA Director abreast of call volume and the percentage of call topics. Using this data, the AAA shall determine how to best administer, amend, and improve the I&R/A program to assure regional success.
5. Each AAA Director shall monitor the I&R/A program and provide quarterly reporting to the I&R/A Program Manager. (Every efforts should be made to use this reporting to increase the measurable goals of the I&R/A Program.)

k. Crisis Intervention and Emergency Calls
1. The AAA shall establish policies and procedures regarding crisis and emergency calls within its I&R/A Program. This process shall be summarized in the Area Plan.
2. The AAA is encouraged to have a Memorandum of Agreement (MOA) or contract with its local mental health centers or another appropriate organization to ensure quality of service when facilitating and expediting a crisis intervention or emergency call.
3. The PSA shall ensure through training and supervision that it’s I&R/A Specialist has the skills to recognize when an inquirer is experiencing a crisis, and that the specialist knows how to determine whether the individual is in immediate danger and can take steps to ensure that he/she is safe before continuing with an evaluation.
4. The AAA shall promote crisis and emergency situation training opportunities to ensure continuous education of their employees.
5. The AAA shall ensure that staff members receive on-going crisis and emergency training with participation in, and completion of, at least one relevant training per year.

l. Emergency Preparedness
The AAA shall establish local emergency management policies and procedures that its I&R/A Specialist shall utilize during a disaster/emergency event, in accordance with federal and state emergency management divisions and its officials.

m. OLSA Input Standards
1. The PSA shall ensure that their I&R/A Specialist utilizes the LGOA client intake guidelines, in conjunction with AIRS standards, when providing information and referral services.
2. The PSA shall ensure that their I&R/A Specialist input the minimum demographic information outlined in the LGOA’s OLSA Input Protocols to ensure that all necessary information to properly track and report clients in OLSA is available.
3. The PSA shall ensure that all outreach events are tracked in OLSA in accordance with the best practices and protocols outlined by the LGOA for the purpose of analyzing and enhancing community outreach.

2. I&R/A Program’s and Specialists’ Requirements:
   a. I&R/A Specialists’ General Knowledge and Skills
   1. I&R/A Specialists shall possess an understanding of the OAA, LGOA Policies and Procedures, AAA Policies and Procedures, and all Home and Community-Based Services (HCBS) offered through the aging network, as well as other community resources, in order to direct the constituent to the appropriate services available within the region and statewide.
   2. I&R/A Specialists shall have good customer service skills, and the knowledge, experience, and ability to perform their duties as outlined in this Manual.
   3. I&R/A Specialists shall be highly knowledgeable about aging, disability, and health and human service resources that are affordable, accessible, and geographically convenient, and that meet the inquirer’s expressed needs when requesting information or assistance.
4. I&R/A Specialists shall be attentive to each client’s/inquirer’s feelings and circumstances in order to understand his/her situation, determine his/her special needs, and identify any barriers to resolution.

5. I&R/A Specialists shall recognize the inquirer’s right to accurate, comprehensive, and unbiased information provided in a confidential and/or anonymous, nonjudgmental manner, and shall act as a nonpartisan, nonideological, and impartial information source for available nonprofit, government, and for-profit services that meet the I&R/A service’s inclusion/exclusion criteria.

6. I&R/A Specialists shall recognize the right of inquirers to access, respect, privacy, confidentiality, and treatment that is professional, nonjudgmental, and culturally-appropriate while protecting the I&R/A Program from an unreasonable level of offensive behavior.

7. I&R/A Specialists shall be skilled in the appropriate technology and have the ability to efficiently utilize that technology to improve access to service and enhance their ability to serve inquirers efficiently and effectively while preserving the level of the core services. Technology includes, but is not limited to, telephone systems, I&R/A software (OLSA), and the searchable information and referral database (SC Access).

b. Core Functions

1. I&R/A Specialists shall provide problem-solving assistance and advocacy, as needed, using practices established by the ACL, LGOA, AIRS, and I&R/A policies.

2. The AAAs shall work with the I&R/A Specialists to develop and maintain current information regarding programs, opportunities, and services available to older adults, adults with disabilities, and their families/caregivers within their geographical regions and statewide and forward information on resources not in SC Access to the LGOA.

3. Each AAA and I&R/A Specialist shall abide by procedures established under federal and state law, as well as all policies set by the LGOA, which protect the privacy of individuals utilizing I&R/A services.

4. Each AAA shall fulfill the obligations and protocols of the OAA to receive funding and ensure that the I&R/A Specialist conducts services corresponding to the AAA’s operational policies and procedures, in accordance with the LGOA’s policies, procedures, and protocols.

5. I&R/A Specialists shall provide each inquirer with at least three appropriate referral choices (per contact) when possible.

6. I&R/A Specialists shall encourage inquirers to notify them if the information provided proves incorrect, inappropriate, or insufficient to link them with needed services. Incorrect, outdated, or missing information should be forwarded to the LGOA in order for the SC Access database to be updated.

7. Each PSA and I&R/A Specialist shall promote the local and toll-free telephone numbers, which are available throughout its region, and are accessible to any client seeking I&R/A or constituent services.

8. Each I&R/A Specialist shall accurately input client data into OLSA within 48 hours of receipt and document every call and contact, including information only calls, by recording the type of information requested and the action taken.

9. I&R/A Specialists shall work with the AAA Directors to develop quarterly reports using inquirer data and/or data from OLSA to support community planning activities (or planning at other levels), internal analysis, and advocacy. Reports shall have the ability...
to provide statistics regarding types of calls (information, referral, crisis), follow-up results (if feasible), unmet needs, inquirer characteristics, service requests, service use, community assets, and gaps and duplication in services. Reports shall also include instrumental feedback and proposed resolutions to address any concerns or obstacles encountered in reference to the previously stated statistics for the purpose of a collaborative effort to continuously enhance and expand the I&R/A Program to its highest possible potential.

10. The AAA Director and I&R/A Specialist shall work in conjunction to evaluate the efficiency and effectiveness of their outreach plan(s) through a variety of means including examination of inquirer demographic information and tabulation of referral source data. Outreach reports to include events, presentations, information and/or material distribution, etc., should be included in the quarterly report to the LGOA.

11. The AAA and I&R/A Specialist shall communicate with the LGOA through the Help CART for the purpose of a collaborative effort to continuously enhance and expand the I&R/A Program to its highest possible potential.

12. The AAA and I&R/A Specialist shall utilize the I&R/A Forum to post information or share ideas relating to the practices of Information and Referral in the Aging Network of South Carolina in order to maintain a professional working relationship with the LGOA and ensure that there is ongoing communication between the I&R/A Specialist and the LGOA.

13. I&R/A Specialists, in conjunction with AAA Directors, shall notify LGOA Help CART of any changes pertaining to providers or other resources within their planning and service areas.

14. I&R/A Specialists shall be responsible for coordinating the Emergency Rental Assistance program regionally, in conjunction with the LGOA, as long as Emergency Rental Assistance funding is available.

c. Community and Network Involvement

1. I&R/A Specialists shall participate in community health fairs, seminars, webinars, etc. that promote and identify appropriate providers, services, and service delivery system improvements.

2. I&R/A Specialists shall work closely with others in the aging network (SC Access staff, Family Caregiver Advocates, SHIP Counselors, Directors, Ombudsmen, etc.) to ensure that service and resource information is shared within the AAAs and with appropriate LGOA staff. This will provide the best possible resources for community service information.

3. The AAA shall work with the I&R/A Specialists to provide information that has been requested by inquirers to all appropriate community and funding organizations within a planning and service area in order to help identify any gaps in the services they currently provide.

4. Each I&R/A Specialist shall be knowledgeable of local officials for the purpose of legislative advocacy and capable of identifying the appropriate party of interest when constituent services are not being rendered as designed.

5. Each I&R/A Specialist shall provide personalized and consumer-friendly assistance through active community and network involvement to empower individuals to make good, informed decisions about their care options.
d. **Crisis Intervention and Emergency Calls**
   1. The AAA shall work with the I&R/A Specialist to establish policies and procedures for responding to crisis and emergency calls and for making follow-up contacts when appropriate.
   2. Each I&R/A Specialist shall record and store all crisis intervention and emergency call services provided in accordance with the PSA’s and AAA’s established protocols for the use of reporting.

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e. **Emergency Preparedness Responsibilities**
   1. The PSA, AAA, and I&R/A Specialist shall have knowledge of contact persons in their local or county’s/counties’ emergency management divisions, including but not limited to federal programs, state and county emergency management divisions, and Voluntary Organizations Active in Disaster (VOAD), as well as basic emergency management division operations, and shall attend local meetings held by county emergency management divisions or other related assemblies when appropriate.
   2. The AAA and I&R/A Specialist shall have current and extensive knowledge of emergency preparedness procedures for their agency, and federal and state expectations of what local emergency management divisions shall do in the event of an emergency.
   3. The AAA and I&R/A Specialist shall provide the most timely and accurate disaster/emergency information from the South Carolina EMD and local emergency authorities according to South Carolina EMD policies and procedures before, during, and after a disaster/emergency.
   4. The AAA and I&R/A Specialist shall provide critical EMD information pertaining to evacuation order declarations, emergency evacuation plans/routes, road closings, emergency shelter locations, emergency/temporary food sites, and any other crucial information that shall assist citizens during a disaster/emergency.

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f. **Client Intake and Referral**
   1. At a minimum, through conversation and direct questioning, the I&R/A Specialist shall request and record the demographic information outlined by the LGOA upon receiving a constituent call (i.e. First and Last Name; Primary Phone; County; State; Date of Birth; Gender; Request for Service; and Reason for Request for Services).
   2. The I&R/A Specialist shall provide the inquirer with at least three appropriate referral choices (per contact), when possible. If resources are unavailable at the time, the I&R/A Specialist shall make a good faith effort to assist the caller with alternate avenues for seeking services and/or encourage the caller to call back at a future date.

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g. **Tracking Client Data**
   1. Client information, as well as outreach efforts, shall be recorded in accordance with the protocols set by the LGOA to ensure current client information is up to date, to prevent duplication of client profiles, and to identify the need to create a new client record.
   2. Tracking of a new or previous client shall be recorded in OLSA as close to the time of contact as possible. Client information must be tracked within OLSA within 48 hours of receipt of the call to ensure adequate and timely input of information and to promote accurate and accessible data for the purpose of interagency collaboration to best serve clients.
h. Tracking Outreach Efforts
   1. The AAA shall ensure that all outreach events are tracked in OLSA in accordance with
      the best practices and protocols outlined by the LGOA for the purpose of analyzing and
      enhancing community outreach.
   2. The AAA are responsible for creating performance goals for outreach efforts based on
      their populations, as well as implementing monitoring practices and measurements to
      support planning activities, internal analysis, and appropriate coverage of their counties
      served.

B. State Health Insurance Program (SHIP)

State Health Insurance Program (SHIP) Progress Reports
Each Area Agency on Aging (AAA) is required to submit two State Health Insurance Program
(SHIP) Progress Reports semi-annually. The reporting periods are January 1 through August 31
and September 1 through December 31.

Eight SHIP Performance Measure Definitions
The following are SHIP Performance Measure Definitions governing the SHIP program.

**Performance Measure 1** – Number of total client contacts (in-person home, telephone (all
durations), and contacts by email, postal, or fax) per 1,000 Medicare beneficiaries in the State.
(20 Percent weight)

**Performance Measure 2** – Number of persons reached through presentations, plus reached
through booths/exhibits at health/senior fairs, plus persons receiving any enrollment assistance at
enrollment events per 1,000 Medicare beneficiaries in the State. (10 percent weight)

**Performance Measure 3** – Number of substantial, personal, direct client contacts (telephone calls
of duration 10 minutes or more, in-person office, in-person home) per 1,000 Medicare
beneficiaries in the State. (15 percent weight)

**Performance Measure 4** – Number of contacts with Medicare beneficiaries coded in the CMS-
defined Disabled program (under age 65 rule enforced during data entry) per 1,000 Medicare
beneficiaries in the CMS-defined Disabled program. (10 percent weight)

**Performance Measure 5** – Number of unduplicated low-income (below 150 percent FPL)
(regardless of asset coding) Medicare beneficiary contacts and/or contacts that discussed low-
income subsidy (LIS) per 1,000 low-income Medicare beneficiaries in the State. (15 percent
weight)

**Performance Measure 5** – Qualifying LIS topics: Any of the following three LIS topics
discussed (unduplicated) – Part D Low Income Subsidy (LIS/Extra Help): Topic 11 LIS
Eligibility/Screening, Topic 12 LIS Benefit Explanation, Topic 13 LIS Application Assistance.

**Performance Measure 6** – Number of unduplicated enrollment contacts (contacts with one or
more qualifying enrollment topics) discussed per 1,000 Medicare beneficiaries in the State (10
percent weight)

**Performance Measure 6** – Qualifying Enrollment Topics: Any of the following 20 Enrollment
Topics (unduplicated): Topic 1 – Medicare Prescription Drug Coverage (Part D)
Eligibility/Screening, Topic 2 – Medicare Prescription Drug Coverage (Part D) Benefit
Explanation, Topic 3 – Medicare Prescription Drug Coverage (Part D) Plans Comparison, Topic 4

Performance Measure 7 – Number of unduplicated Part D enrollment contacts (contacts with one or more qualifying Part D enrollment topics) discussed per 1,000 Medicare beneficiaries in the State. (10 percent weight).


Performance Measure 8 – Total counselor hours (from client contact form) per 1,000 Medicare beneficiaries in the State. (10 percent weight)

C. Senior Medicare Patrol (SMP)
South Carolina’s Senior Medicare Patrol (SMP) Program is a health care fraud project administered by the Lieutenant Governor’s Office on Aging (LGOA) with funding through the Administration for Community Living (ACL). SMPs empower and assist Medicare beneficiaries, their families, and caregivers to prevent, detect, and report health care fraud, errors, and abuse through outreach, counseling, and education.

The LGOA SMP Program is staffed by a SMP Coordinator. Each PSA has a SHIP/SMP regional coordinator and its own organizational structure and policies.

a. SMP Monitoring
   1. The LGOA shall audit SMP activities to ensure data integrity by using SMART FACTS data.
   2. To comply with the ACL mode of collecting data, SMP activities will be uploaded monthly from SMART FACTS by the SMP Manager/Coordinator at the LGOA.

b. SMP Training
   1. Upon request from the regional coordinator, the LGOA shall provide the SMP Foundations and SMP Orientation training, annual updates/workshops training, or additional formal training courses for all volunteers.
2. The LGOA shall provide the manuals and other materials needed for all trainings.

c. **SMP at the Planning Service Area (PSA)**
Each PSA shall designate and maintain a SMP coordinator. In the event the position is vacated, the PSA must strive to fill the position within a three month (90 days) time-frame unless an exception or extension is approved by the LGOA. The PSA shall develop and manage the work plan for their regional area.

d. **PSA SMP Responsibilities**
1. PSA Directors shall review call activity reports on a quarterly basis to ensure staff are meeting monthly requirements (per terms and conditions of NGAs) and recording contacts appropriately in SMART FACTS.
2. Each PSA shall conduct three outreach events per month according to NGA guidelines.
3. SMP staff and coordinators must enter contacts and public events, weekly, via the SMART FACTS tracking system to document types of calls and activities as required by the ACL grant terms and agreement.
4. PSA SMP Coordinators shall have and use a locked cabinet or confidential database to store private client data.
5. If the regional SMP staff resigns or is released for cause, the LGOA will be notified immediately so that the SMP data access can be deactivated.

D. **Transportation Services**
This section establishes the guidelines and requirements for the Planning Service Areas (PSAs) and Area Agencies on Aging (AAAs) that contract for transportation services for older adults and people with disabilities. The section deals directly with transportation service client eligibility and reimbursement, as well as the procedures that the providers utilize to sublease State Fleet Management vehicles through the LGOA.

Transportation services are a priority under the Older Americans Act (OAA) (OAA 306).

Transportation services under the OAA are intended to facilitate access to services essential to an older adult’s ability to remain active and independent in the community by:
- participating in social service programs;
- accessing community businesses and health resources;
- reducing social isolation;
- maintaining health and independence; and
- preventing premature institutionalization.

These transportation services shall be coordinated with those provided by government, public, and private entities to ensure the sufficient provision of transportation services for older individuals.

The Planning Service Area (PSA) and Area Agency on Aging (AAA) may enter into transportation agreements with agencies that administer programs under the Rehabilitation Act of 1973 and Titles XIX and XX of the Social Security Act to meet the common need for transportation of service participants under the separate programs. OAA Title III-B funds may be used to purchase transportation services for older individuals and may be pooled with funds made available for the provision of transportation services under the Rehabilitation Act of 1973 and Titles XIX and XX of the Social Security Act (OAA 306(d)(1-2)).
The South Carolina Aging Network actively participates in the implementation of supportive services throughout South Carolina. As the administrator and steward of the OAA and its funds in South Carolina, the LGOA shall carry out a wide range of aging and disability functions. Using OAA and state funds, the PSA and AAA shall administer appropriate levels of services in their planning and service areas. The PSA Director shall provide direction to the AAA for transportation operations in accordance with OAA and LGOA regulations and guidelines.

**Reimbursable Transportation Service Eligibility**

The PSAs and AAAs shall ensure that their providers offer reimbursable transportation services to eligible participants 60 years of age or above who are unable to drive, do not have access to a vehicle, or have no access to affordable public transportation and must be transported to destinations and services necessary for independent living and quality of life.

**Transportation Service Activities**

Transportation units are typically tracked through Point-to-Point, by Passenger Miles, or at a Flat Rate. However, the LGOA stipulates that each PSA and AAA shall utilize the Point-to-Point system (actual miles) for reimbursement purposes. The PSA and AAA shall assure that they meet the transportation needs of individuals covered by the OAA in their planning and service area through one or more of the following service methods, as appropriate:

- fixed route;
- demand response;
- passenger assistance services;
- door-to-door;
- curb-to-curb;
- door through door; and/or
- assisted transportation.

Services should be provided for those clients who need transportation in order to remain in their homes safely and independently, so as to delay institutionalization. Transportation service includes transporting eligible older adults to local community resources or other locations necessary for accessing services and/or accomplishing activities necessary for daily living.

Destinations may include, but are not limited to, nutrition sites, senior centers, shopping centers, and pharmacies.

**Transportation Contract Standards**

The AAAs shall ensure that providers operate their service programs in accordance with all standards for the transportation services, as well as all requirements of the OAA and LGOA.

The designated transportation service for the Lieutenant Governor’s Office on Aging (LGOA) is Point-to-Point. Point-to-Point is the provision of a means of going from one location to another. It does not include any other activity.

**TRANSPORTATION UNITS OF SERVICE**

The unit of service for contracted point-to-point transportation services for an individual is a mile. It is also the unit of service for riders receiving assisted transportation.

**Group Transportation:** Group Transportation is a trip, with multiple riders, starting from a single point of origin, going to a single drop-off point (for example, a trip starting at the group dining site going to a multi-purpose store). A unit of service for group transportation is a mile. A
group trip is determined by the actual miles between points, regardless of the number of clients riding (more than 3 riders going to one destination). Destinations may include, but are not limited to, nutrition sites and senior centers, shopping centers, and pharmacies.

**Social Group Trips:** Social Group Trips provide the means for seniors to have beneficial trips and activities. The LGOA will reimburse each provider for up to two social group trips annually. The two AAA-authorized Social Group Trips are to be reimbursed through LGOA aging funds. Social Group Trips are for in-state travel only, unless funded through non-LGOA aging funds. (Examples of Social Group Trips may include, but not be limited to cultural events, parks, and/or sporting events).

Note: General administrative activities such as record keeping, travel and training time, time spent coordinating with other agencies, etc. are not counted as units of service but are elements of the total unit cost.

1. **Planning Service Area (PSA) & Area Agency on Aging (AAA) transportation responsibilities**
   a. All AAAs must ensure that transportation services for properly assessed eligible participants are available in their planning and service area in accordance with the OAA and the LGOA.
   b. The AAAs shall assess the transportation needs of their planning and service areas via their assessments to ensure that the transportation service activities are coordinated according to their transportation needs. Regional transportation assessments and coordination of services should be reflected in the Area Plan.
   c. The AAA, as well as its providers providing transportation services, shall practice sound and effective fiscal planning and management, financial and administrative record keeping, and reporting.
   d. The LGOA will reimburse only for the actual miles between a client’s point of origin and destination. Steps shall be taken to ensure that the shortest route between points is pre-determined.
   e. The AAA shall ensure that providers compile a record of actual mileage for each client utilizing contracted transportation services. This can be accomplished by using recognized online mapping sites, or any other mapping services, to determine the miles between the client’s point-of-origin and destination. It is the responsibility of the AAA to monitor and verify mileage and supporting documents before submitting for reimbursement. The LGOA will not reimburse if the number of miles recorded into AIM is different than the record kept on file by the provider. This information shall be made available to the LGOA upon request.
   f. Each AAA must ensure that transportation providers accurately input required data into the Advanced Information Manager (AIM) system, or any other required LGOA client data collection systems, in a timely manner and as mandated by the terms, conditions, policies, procedures, and specifications of the indicated aging program. AIM data must be submitted to the LGOA by the 10th day of the month (AIM data must be inputted no later than 11:59 p.m. on the 10th).
   g. If a transportation procurement contract entered into by the PSA and AAA is amended and results in any changes in services provided, the PSA and AAA must notify the LGOA in writing within three working days and provide assurances that all services units are being earned by the provider.
h. The AAA shall ensure that the providers maintain all information which documents the providers are in compliance with federal and state transportation standards.

i. For monitoring purposes by the LGOA and/or AAA, the providers shall keep the following records:
   - initial participant registration form for contracted services;
   - daily rider logs for each vehicle, miles ridden by each passenger (trip starting point and drop-off point), and names of companion riders (this includes Group Transportation trips);
   - incident reports for any unexpected event and/or registered complaints with follow-up; and
   - daily contributions from riders and fares paid by private pay passengers.

j. The AAA through its monitoring, shall ensure that its providers protect collected contributions and fares made daily by the riders and track the contribution to their deposit into the provider’s bank account.

k. The AAA shall ensure that any vehicle used in the delivery of services shall be adequately insured, fully equipped for safety, and mechanically sound.

l. The AAA shall ensure that any volunteer using a personal vehicle to transport clients shall provide evidence of personal vehicle insurance coverage as required by South Carolina law.

m. The AAA shall ensure that the provider maintains an appropriate number of vehicles accessible to persons with disabilities.

n. The AAA shall ensure that each service provider has clearly defined written policies to handle any concerns or complaints regarding the service, vehicles, drivers, or other passengers.

o. The AAA shall ensure that the providers train their staffs in proper techniques to handle the special needs of passengers with mobility impairments.

p. The AAA shall ensure that each service provider offers a non-coercive method that allows service recipients to make voluntary contributions for the services they receive each day and use such contributions to expand the services provided.

q. The AAA and its providers shall conduct consumer satisfaction evaluations on at least an annual basis. This can be accomplished through various methods including, but not limited to, surveys, interviews, and/or focus groups. This data shall be reviewed by the AAA for program development and made available to the LGOA.

2. Reimbursement for transportation service units earned

a. The LGOA shall reimburse the PSA and AAA based on the actual miles between an established point-to-point trip.

b. The LGOA shall not reimburse the PSA and AAA for any transportation service units not earned by the providers.

c. The AAA Director and the PSA Director shall provide the LGOA with a written plan, to be submitted in their Area Plan, which addresses how the AAA shall ensure that providers are earning their units in accordance with the OAA and LGOA policies.

d. Anyone who volunteers as a driver or is being compensated by an AAA or provider to provide transportation services cannot be counted as a service unit earned for transportation services funded through the LGOA while providing that compensated
service. When monitoring aging services, the AAA shall match service clients with a list of AAA and provider employees to ensure funding and programmatic integrity.

e. Invoice for reimbursement of service units earned is based upon AIM data originated by the provider and approved by the AAA.

3. **State Transportation General Policies for Leased Vehicles from State Fleet**
The current transportation policy is for the LGOA (lessee) to lease vehicles from State Fleet Management (SFM) and, in turn, sublease to aging service providers (sublessee is an entity which provides contracted services with an AAA in the aging network) for a limited number of vehicles using the LGOA Vehicle Third Party Agreement form.

While the agreement for State Fleet vehicles is between the LGOA and providers, the Planning Service Area (PSA) should establish a protocol with their providers to be notified when a provider has entered into a sublease agreement with the LGOA. In addition, should the PSA and its provider amend their service contract, the LGOA shall be notified within three business days, pursuant to Chapter 400 of this Manual, Section C., Responsibilities of the AAA.

Any questions regarding vehicles leased from State Fleet should be made to the LGOA Vehicle Coordinator through the Help CART via PSAHelp@aging.sc.gov.

E. **Home Care Services**
Home care services address a progressive level of need that a program beneficiary usually experiences when dealing with a condition that requires assistance with incidental or routine activities of daily living. Home care services provide assistance to older individuals, families, and/or caregivers to overcome specific barriers to maintain, strengthen, and safeguard independent functioning in the home. These services are designed to prevent or delay institutionalization and improve the individual's or caregiver's quality of life and include personal care, chore, and homemaker assistance. Home care services funded by the Area Agencies on Aging (AAAs) are described by two levels of care.

Using OAA and state funds, the PSA shall administer appropriate levels of services in their planning and service areas. The PSA Director shall provide direction to the AAAs for home care service operations in accordance with OAA and LGOA regulations and guidelines.

1. **Planning Service Area (PSA) & Area Agency on Aging (AAA) Home Care Service Responsibilities**
   a. Each AAA shall ensure that all home care service providers provide initial and ongoing training for all appropriate staff.
   b. Each AAA shall ensure that home care service providers adhere to all confidentiality and privacy regulations and all applicable laws as established by federal and state governments, in addition to the regulations set by the United States Department of Health and Human Services (USDHHS), the ACL, LGOA, DHEC, and the AAA.
   c. Each AAA shall ensure that home care service providers accurately input required client data into the AIM system, or any other required LGOA client data collection system, in a timely manner and as mandated by the terms, conditions, policies, procedures, and specifications of the indicated aging program. AIM data must be submitted to the LGOA by the 10th day of the
month. The LGOA will not reimburse for any home care service units deemed not earned.

d. The AAA shall have a written policy and standardized procedure for prioritizing clients requesting home care services and maintain a waiting list for services based on the initial and annual assessment.

e. The AAA shall ensure that providers have clearly defined criteria to determine when to terminate home care services as approved by the AAA. This documentation must be kept on file and provided to the AAAs and LGOA upon request or as required.

f. The AAA shall ensure that all home care service activities and client information is documented and maintained by the providers to include eligibility, plan of care, progress notes with supervisor's notes from any on-site visits, and paper or electronic termination forms. Documentation must be kept on file and provided to the AAA and LGOA upon request or as required.

g. The AAA shall ensure that all providers maintain documentation, signed by the older individual or their responsible party, of in-home visit activities, such as activities performed, time spent in direct service to the older individual, and notations on condition. In addition, the provider shall maintain documentation of any missed or attempted visits. Documentation must be kept on file and provided to the AAA and LGOA upon request or as required.

h. The AAA shall ensure that all providers maintain records of incident reports, registered complaints, and follow-ups. This documentation must be kept on file and provided to the AAA and the LGOA upon request or as required.

i. The AAA shall ensure that all home care service providers maintain a list of emergency contacts and a written agreement with the caregiver regarding arrangements for emergency care and ambulance transportation.

j. If a home care services procurement contract entered into by the AAA and a provider is amended and results in any change in the service provided, the AAA must notify the LGOA in writing within three working days and provide assurances which ensure that all service units are being earned by the provider.

k. Providers shall maintain an accurate waiting list of clients seeking home care services and make this waiting list available to the AAA and/or LGOA upon request.

2. Levels of Home Care

In South Carolina, there are two levels of home care for which the LGOA shall provide reimbursement: Level I – Homemaker/Chore/Health Companion (simple needs) and Level II - Home Health Aide – Basic, Direct Personal Care by trained and qualified home health aides.

a. Level I – Homemaker/Chore/Health Companion (simple needs)

Level I deals primarily with taking care of the recipient’s living environment and is focused on Instrumental Activities of Daily Living (IADLs). Level I is the most basic level of home care services provided and deals primarily with taking care of the recipient’s living environment. Activities of Level I home care services may include one or any combination of the following:

- ambulation supervision;
- assistance with letter writing and bill paying;
bathing stand-by assistance;
- blood pressure, using digital cuff;
- companionship/outing accompaniment;
- dressing assistance;
- errand/task assistance;
- exercise;
- food handling;
- getting to appointments;
- grocery shopping;
- housekeeping/chores (vacuuming, dusting, cleaning bathrooms, etc.);
- laundry for recipient only;
- making unoccupied bed;
- meal preparation/setup;
- medication assistance (reminders and observation of self-administration of daily medication);
- menu planning;
- minor home/yard maintenance (changing light bulbs, sweeping walkways, etc.);
- observing and reporting changes in the older individual’s condition;
- oral temperature;
- oxygen use assistance;
- petty cash handling;
- safety; and/or
- wheelchair assistance.

b. **Level II - Home Health Aide**

Level II Home Care services allow the trained, qualified home health aides to offer personal care services focused mainly on Activities of Daily Living (ADLs). Level II Home Care services allow the service provider to offer personal care services. Activities of Level II home care services include Level I services and may include one or any combination of the following:

- back rub;
- bed bath;
- bed bound care-basic;
- denture care;
- dressing client;
- feeding;
- foot care;
- intake/output measuring;
- making occupied bed;
- medication set-up/preparation;
- nebulizer treatments;
- non-sterile dressing change;
- oral care;
- oxygen tank use;
- perineal care;
- pulse measuring;
• range of motion exercise;
• respiration counting;
• shampoo;
• shaving;
• shower/tub bath;
• skin care;
• teaching or retraining the individual to handle personal care tasks;
• toileting with bedpan;
• toileting with commode;
• toileting with urinal;
• transfer to wheelchair;
• turning & positioning; and/or
• walker assistance.

3. **LGOA Reimbursement for Service Units Earned**
   a. The LGOA shall not reimburse the AAA for any home care service units not earned by the providers. Reimbursement payments shall be withheld if the LGOA determines the service units have not been earned.
   b. The AAA Director and the PSA Director shall provide the LGOA with a written plan, to be submitted in their Area Plan, which addresses how the AAA shall ensure that providers are earning their units in accordance with the OAA and LGOA policies.
   c. Invoice for reimbursement of service units earned is based upon AIM data originated by the provider and approved by the AAA.

4. **Unit of Service**
   A unit of service is defined as one hour of direct services provided to or in the older individual's residence.
   Note: General administrative activities such as record keeping, travel and training time, time spent coordinating with other agencies, etc. are not counted as units of service but are elements of total unit cost.

5. **Home Care Service Eligibility and Considerations**
   Individuals 60 years of age or older may be available for home care services if they have a chronic illness, have limitations in two or more activities of daily living, or have an acute episode of a chronic illness that affects their ability to provide self-care and maintain a safe and sanitary home environment without assistance. Home care service beneficiaries are expected to be home-bound or to have a medical condition that prevents them from safely performing the activities involved in the level of service(s) received.

   When more than one elderly person eligible for home care services lives in a household receiving Level II services, the service provider may count two units of service delivered only when a Level II service is performed for each individual. Services not specific to one individual are considered one unit of service. For example, bathing, personal grooming, or medication management are specific to the individuals served and would count as two units, if documentation shows that each person received one of these services during the visit.
6. **Priority Services**

In-home services are a priority under the OAA. A provision of the Act requires the LGOA to set a minimum level of expenditure of OAA Title III-B funding on in-home services. The AAA may set a higher limit based on the regional service needs assessment for home care services.

7. **Rights Related to In-Home Services for Frail Older Individuals**

The OAA shall require entities that provide in-home services to promote the rights of each older individual who receives such services. Such rights include the following:

- the right to be fully informed in advance about each in-home service provided and any changes in service that may affect the well-being of the program beneficiary;
- the right to participate in planning and changing the in-home services unless the program beneficiary is judicially adjudged incompetent;
- the right to voice a grievance with respect to such service that is or fails to be so provided without discrimination or reprisal as a result of voicing such grievance;
- the right to confidentiality of records relating to the program beneficiary;
- the right to have the property of the program beneficiary treated with respect; and
- the right of the program beneficiary to be fully informed (orally and in writing), in advance of receiving in-home service, of his/her rights and obligations (OAA 314).

F. **Respite Services**

Respite is a service that provides temporary relief from caregiving to the primary caregiver during the times when he/she would normally provide care to an older adult or adult with disabilities. Respite care has been shown to help sustain family caregiver health and well-being. The primary caregiver is a person who is responsible for an individual’s daily care, provision of food, shelter, clothing, health care, education, nurturing, and supervision on an uncompensated basis.

Supportive services for clients under OAA Title III-B have a secondary benefit of also providing respite for the client’s family caregivers. The provision of supportive services as described in this section of the Manual (Section 501) is based on the eligibility of the older adult or the adult with disabilities. The provision of respite services, however, is based on the eligibility of the family/primary caregiver and the care receiver.

Respite services are person-centered and may include in- or out-of-home respite care or group respite care (including adult day care or adult day health care centers). Under a person-centered system, the caregiver chooses the providers of any respite services.

The AAA’s Family Caregiver Advocate (FCA) must contact the caregiver to determine the caregiver’s needs. Once these needs are determined and approved, a caregiver shall be given a letter of authorization, sometimes referred to as a respite voucher, which shall specify the services authorized, the dollar amount allotted for these services, and the time period in which the money must be spent. In order to be reimbursed, the caregiver must
submit authorized reimbursement receipts to the AAA. Each AAA will abide by protocols and procedures for voucher reimbursement set by the LGOA.

Under the OAA, adult day care is an option for temporary respite services provided to caregivers. Adult Day Care as a temporary respite service has limited hours that can be used by the caregiver.

The policies and procedures regarding provision of respite services in South Carolina are described in Section 505, Family Caregiver Support Program (FCSP), of this Manual.

503: Title III-C Nutrition Service Operations

Purpose of Nutrition Services
Nutrition services maintain and/or improve the nutrition, health status, and quality of life of older adults by ensuring participants receive at least one meal per day that meets the nutrition requirements in the Older Americans Act (OAA).

Nutrition services under Title III-C-1 of the OAA Section 330 are provided to:
• reduce hunger and food insecurity;
• promote socialization of older individuals; and
• promote the health and well-being of older individuals.

These services help older individuals gain access to nutrition and other Evidence-Based Disease Prevention and Health Promotion services, which have been proven to delay the onset of adverse health conditions resulting from poor nutritional health or sedentary behavior.

The Administration for Community Living (ACL) notes that OAA nutrition services (group dining and home-delivered meals) are not intended to reach every eligible individual in the community. OAA funded nutrition services are targeted to those in greatest social and economic need with particular attention to:
• low income individuals;
• minority individuals;
• older individuals in rural communities;
• older individuals with limited English proficiency; and
• older individuals at risk of institutional care. (Nutrition Services (OAA Title IIIC) (aoa.acl.gov/AoA_Programs/HPW/Nutrition_Services/index.aspx)).

Nutrition Service Operations and Activities
The primary purpose of operating a group dining center is to provide a mid-day activity that includes a nutritious meal and education in proper nutrition, health, and wellness, as well as a variety of activities to promote socialization. A group dining facility must offer programs and activities which include the provision of health, social, nutritional, and educational services. The group dining site shall provide opportunities for socialization to prevent social isolation. These opportunities shall include a variety of recreational, informational, social, cultural, artistic, and musical activities each month as stipulated by the OAA and LGOA.

The goal of aging services, including group dining site activities, is to keep older adults living safely and independently at home for as long as possible and to give them the tools necessary to make well-informed decisions that promote beneficial health and wellness practices. While
activities are a required component of the group dining service, the AAA and its provider must be good stewards of the limited federal and state funding allocated by the LGOA and shall assess their goals to determine if group outings and social trips are the best use of those resources.

Service Eligibility Checklist
The nutrition provider shall ensure that nutrition services are provided to eligible individuals using uniform criteria specified by the AAA and approved by the LGOA. Service shall be given to those determined through OAA targets to be at high nutrition risk and those in greatest economic and social need. Preference for service shall be provided to clients with high nutritional risks. High nutrition risk means having a score of six or more on the DETERMINE Your Nutritional Health Checklist screening tool developed by the Nutrition Screening Initiative.

A. Nutrition Service Data Input
The AAA and Nutrition Service providers shall accurately input required client data into the AIM client data collection system as requested by the terms, conditions, policies, procedures, and specifications of Title III-C of the OAA and LGOA policies and procedures, unless a State Waiver has been approved by the LGOA. The appropriate nutrition classification shall be tracked in AIM and specified as one of the following:

- hot;
- shelf; or
- frozen.

All nutrition service client data shall be entered into AIM for the site that is providing the individual client with the service. The AAA and the LGOA shall accurately monitor and audit each site’s activities and services to ensure data integrity.

All data must be entered into AIM by the 10th day of the following month to be eligible for reimbursement.

B. Planning Service Area (PSA) & Area Agency on Aging (AAA) Nutrition Responsibilities

Nutrition Program Monitoring
1. The LGOA requires each AAA to have monitoring measures that validate and support the data provided by the providers submitted for reimbursement.
2. The AAA and the LGOA shall accurately monitor and audit each group dining site’s activities and services monthly to ensure data integrity before reimbursement.
3. Each AAA shall be provided copies of the provider’s group dining site activity calendars monthly for approval. The AAA shall scan and forward, by email, copies of approved monthly site activity calendars to the LGOA Help CART.
4. Each AAA shall ensure that its providers maintain any information that documents compliance with group dining standards and make the information available to compliance monitors.
5. Each AAA shall ensure that proper documentation is kept regarding initial participant registration, annual information updates, nutrition risk assessments, and termination forms, when applicable.
6. Each AAA shall ensure that its providers provide the following service documentation: (a) daily records of participant attendance, including copies of a sign-in sheet approved by the AAA; (b) daily records regarding the number of complete
meals ordered, received, served, and/or discarded; (c) daily records of hot and cold food temperatures at service time and if food is reheated; (d) action on any shortages or temperature discrepancies, as applicable; (e) comments on the participants’ satisfaction with the meals served; and (f) daily program activity and monthly site activity calendars.

7. Each AAA shall ensure that its providers keep incident reports and registered complaints with documentation of follow-up on file with both the program supervisor and AAA whenever any fall, injury, choking, illness, or other unusual event occurs in or on the grounds of the group dining center.

Competitive Procurement and Contract Requirements
8. Providers shall operate their nutrition programs a minimum of 249 days a year.
9. Each AAA shall ensure that all nutrition procurement contracts include each provision of the LGOA Minimum Meal Bid Specifications, unless the AAA has obtained prior waiver authorization from the LGOA.
10. The AAA must notify the LGOA in writing, within three working days, when any amendments are made to a service provider’s procurement contract and provide assurances that all service units are being earned by the provider. If an AAA fails to submit the amended contract, they shall be deemed out of compliance and funding shall be considered not earned.

General Nutrition Program Requirements
11. Nutrition service providers must comply with all federal, state, and local health laws and ordinances concerning storage, preparation, handling, and serving of food. A registered dietitian shall review all menus and certify that they meet the nutrition requirements of the OAA Title III-C program. These menus shall be provided to the AAA, kept on file, and made available to the LGOA upon request.
12. A good resource for nutrition providers is the American Academy of Nutrition and Dietetics Care.
13. Nutrition service providers must adhere to the current LGOA Minimum Meal Bid Specifications whether meals are provided through a regional vendor contract or prepared on-site.
14. Each AAA shall ensure that its providers collect and protect contributions donated by participants each day and record the amount collected and deposited in the agency’s bank account.
15. Each AAA shall ensure that its providers address a service recipient’s request for change in service, such as days of attendance or temporary transfer to the home-delivered meal service, within two weeks of the request.
16. Each AAA shall ensure that the termination of an individual’s nutrition services shall be a carefully-planned process and it must be well documented.
17. All current certified menus must be posted in an accessible and visible location in each group dining center, as well as at each place of food preparation and plating. The provider must abide by the certified menus. The vendor or provider of food services may make changes to the certified menu only with prior approval from the AAA. The AAA shall provide information in its Area Plan on how requests for menu changes are approved.
18. The AAA shall obtain approval for menu changes from the registered dietitian on staff or a dietitian providing consultant services to the AAA. For purposes of audit, each AAA shall keep on file copies of certified menus, including any menu substitutions or changes with explanation, used in the program for a period of one year.

19. All food served by the vendor and provider must be from an approved source and be wholesome and of good quality. It must also be prepared in a facility that meets the requirements of the South Carolina Department of Health and Environmental Control (SCDHEC).

C. **Unit of Service for Nutrition Services**

   Meals: one meal served to an eligible participant. All necessary costs associated with delivery of group dining services that comply with the standards, including nutrition education, are to be included in the unit cost of “one meal.”

   Note: General administrative activities such as record keeping, travel and training time, time spent coordinating with other agencies, etc. are not counted as units of service but are elements of total unit cost.

D. **Reimbursement for Nutrition Service Units Earned**

   1. The AAA must submit invoices to the LGOA no later than the 21st day of each month. The LGOA shall not reimburse for any nutrition service units deemed not earned.

   2. If an AAA fails to submit billing invoices for accurately verified nutrition service units earned, it shall be deemed out of compliance, and funding shall be considered not earned.

   3. The PSA Director shall provide the LGOA with a written plan, as part of its Area Plan, which addresses how the AAA shall ensure that nutrition providers are earning their units by abiding by OAA and LGOA guidelines.

   4. Group dining sites must use a sign-in sheet approved by the AAA to record clients who are utilizing nutrition services. This daily sign-in sheet is required even if providers use another sign-in process (including electronic card scanning). Sign-in sheets must be kept on file and provided to the LGOA upon request for a minimum of three years.

   5. Home-delivered meal providers shall certify that all drivers have delivered their assigned meals each day. In order to accurately record and verify that data, each meal driver will sign a copy of the home-delivered meal route before leaving the site to make deliveries. The document will be certified with the site manager’s signature each day. The provider will maintain these records and make them available to the AAA or LGOA upon request for a minimum of three years, in order to ensure accountability.

   6. If the client or responsible party is not present to accept the home-delivered meal, the driver must follow policies set forth by the AAA and provider for undelivered meals. The driver cannot leave the meal if the meal recipient is not home or does not answer the door. The provider must document the meal as undelivered and cite the reason the driver was unable to deliver the meal. This supporting documentation must be maintained by the provider and made available to the AAA and LGOA upon request. If there is no documentation available to indicate an acceptable reason for the meals being marked as undelivered, the LGOA will consider the units not earned for reimbursement purposes. Meals that were undeliverable and exceeded the established time and temperature standards for safe food must be discarded.
E. Federal and State Nutrition Service Requirements

1. The AAA shall purchase nutrition services, with funds received under the OAA, from service providers who have the capacity to provide meals and nutrition education, screening, assessment, and counseling. Service providers who distribute nutrition services to homebound older individuals are encouraged to make available medical information approved by health care professionals, such as informational brochures and information on how to get vaccines, including vaccines for influenza, pneumonia, and shingles in the individual’s community (OAA 339 (2)(J-K)).

2. Preference for nutrition service shall be provided to clients with high nutritional risks. If a client is being served with less than the minimum six nutrition risk score, the AAA and provider must provide justification in the AIM system documenting why a client with a risk score between zero and five is receiving a meal. If the provider enters the data, the AAA must support the justification.

3. The LGOA and its aging service providers do not means test when conducting assessments. Aging programs funded through the OAA do not base eligibility on a person’s income or resources; however, federal law requires that aging programs direct services to those persons 60 years of age or older who are in the greatest social and/or economic need, limited English speaking persons, rural or low income minorities.

4. In order to achieve an accurate risk score, each client must provide the following data on the LGOA Assessment/Reassessment Form: county, income, zip code, race, ethnicity, gender, date of birth, English- or non-English-speaking, and number in household. Clients refusing to provide all of the required data shall be informed by the entity conducting the assessment of the consequences of not answering fully. A client not providing all of the required data shall receive a reduced assessment score, which may impact his/her ability to receive services.

5. Each AAA shall outline their nutrition service delivery plan in their Area Plan, with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, older individuals residing in rural areas, and other eligible individuals, as defined in the OAA.

6. Each AAA shall establish written policies, priorities, and methods for serving older persons stipulated by the OAA targeted populations through their Area Plan.

F. Eligibility and Determination of Need for Group Dining Nutrition Services (Congregate Program)

The need for group dining services shall be determined through an initial client assessment. All participants with a high nutrition risk score shall have priority for both group dining and home-delivered nutrition services. If an individual’s assessment indicates the need for socialization and the client is able to attend the dining site, then he/she shall be eligible for enrollment in the group dining program.

Those eligible for participation in group dining programs include (based on OAA 339(2)(H)):

a. a person age 60 or older;

b. the spouse of the older program beneficiary, regardless of age;

c. a person under age 60 who has a disability and who resides in a housing facility occupied primarily by older adults, at which group dining services are provided;
d. a person under age 60 who has a disability may receive a meal if they reside with an individual who is a program beneficiary; or

e. a person who volunteers at the group dining center during meal hours (in order to receive a free meal, all volunteer work duties and service hours must be documented and recorded by the provider).

Note: Meals shall not be provided to persons who are currently enrolled in a care-providing facility or a day program that requires provision of meals unless a waiver is requested in writing, using the LGOA State Waiver Form, and approved by the LGOA.

In the event of the death of a program beneficiary who resides with an adult with disabilities under age 60, the adult with disabilities can continue to receive group dining or home-delivered meals if an assessment determines the continued need for services. This assessment must be conducted at the time of the program beneficiary’s death. At that time, every attempt must be made to determine if that adult with disabilities qualifies for non-aging programs (such as programs offered through agencies including, but not limited to, Medicaid or the South Carolina Department of Disabilities and Special Needs). If the adult with disabilities is placed under the care of a program that provides nutrition services other than aging services, he/she must be removed as an aging service client.

G. Eligibility and Determination for Home-Delivered Nutrition Services

In addition to the eligibility for group dining service, a person receiving home-delivered meals must be homebound due to the following:

- illness;
- incapacitating disability; or
- other isolating conditions (such as being geographically isolated).

Through an LGOA-approved assessment process, criteria for determination of need shall include the following:

- an initial assessment to determine qualification for home-delivered meals, as well as reassessments annually (in person) or as needed to determine future eligibility;
- an inability to leave home unassisted;
- an inability to leave home except for medical and other essential appointments;
- an inability to purchase and/or prepare food due to his/her disability;
- qualification under one of the prior criteria, and a lack of anyone to prepare a nutritious meal on a daily basis; and
- a capability to store and heat the meals unassisted (or documentation of the availability of any necessary assistance).

Note: Any individual determined to qualify for home-delivered meals, if unable to self-feed, must have a person in the household to assist with feeding.

When frozen meals are used for the home-delivered meal service, the individual’s assessment shall include a determination of the need for daily contact through telephone reassurance.

The provider shall assure the AAA that daily contact is being made through the telephone reassurance service. A contact log shall be kept and made available to the AAA and LGOA for review upon request.
Following determination of need and enrollment of the program beneficiary, a home-delivered meal request should be promptly met whenever funds are available to provide the service. When the service provider cannot initiate service immediately, a referral is made to another home-delivered meal program in the area. If no program is available in the area, the individual shall be placed on a program’s waiting list. Older adults and adults with disabilities should receive assistance in securing food and/or meals from other sources, such as purchase of frozen meals, if service is not available through a home-delivered meals program.

The service provider, working with the AAA, shall use uniform criteria to determine when the provision of home-delivered meals to another household member is in the best interest of the homebound older person (OAA 339(2)(H)).

H. Coordination of Group Dining and Home-Delivered Nutrition Services

- Group dining service providers are encouraged to serve an average of 25 group dining individuals per day at each approved center they operate.

- Group dining service providers are required to operate a minimum of five days per week unless the site is rural. Justification for all sites operating less than five days per week must be provided in a waiver submitted to the LGOA. The AAA shall provide the LGOA with a schedule of the days each site serving less than five days a week is operating. (OAA 336 (1)).

- The AAA shall ensure that the providers adhere to the eligibility requirements for C-1 and C-2 meals and shall stipulate in its contracts with the providers that C-1 clients may receive home-delivered meals only in emergencies or in special circumstances (such as short-term illness or incapacity). Working with the AAA, the provider shall have a plan in place to address emergency meals and special circumstances.

- Providers may provide meals to guests as long as the cost of these meals is paid through private pay or other funding sources not allocated by the LGOA. Even if funding sources other than those allocated by the LGOA are used, the provider should collect the client’s demographic data via the assessment form in the Advanced Information Manager (AIM) System, for use by the LGOA and the AAA for planning purposes.

- Once the Area Plan is approved and a grant award is issued to the AAA, only Nutrition Services Incentive Program (NSIP) funds and Grant Related Income (GRI) can be transferred between Title III C-1 and Title III C-2 of the OAA if budget changes are necessary to pay for these individualized participant services.

- The providers shall abide by OAA rules when using OAA service funding, but state funding does not have the voluntary contribution requirements and thus provides for more flexibility. Each AAA shall encourage service providers to initiate private-pay and cost-sharing measures to serve more clients who have the means to pay for meals in order to raise revenues to serve more clients in the area. The AAA should put a detailed cost sharing plan for client services in their Area Plans. Clients using state funds shall be encouraged to cost share.

- In accordance with the OAA, Chapter 331, group dining facilities shall be open at least four hours a day, five days a week. It is the primary purpose of operating a group dining center to provide activities that include a nutritious meal, nutrition education, and a variety of activities to promote socialization. While open, group
dining facilities shall offer programs and activities that shall include provision of health, social, nutritional, and educational services. Group dining activities shall provide opportunities for socialization to prevent isolation. These opportunities should include a variety of ongoing recreational, informational, cultural, artistic, and musical activities each month that rotate throughout the year.

- The AAA, in coordination with the LGOA, shall establish a policy for multiple meals per day served in the region. Multiple meals per day will not be reimbursed by the LGOA as long as there is a regional and/or county waiting list for meal services. The provider may use local funds to pay for multiple meals if there is a waiting list.

I. Dietary Requirements of Meals Served

- Each group dining and home-delivered meal (including frozen meals) shall comply with the *American Academy of Nutrition and Dietetic Manual*. This guide shall be provided to each individual receiving one program meal per day, meeting the minimum of 1/3 percent of the current daily Dietary Reference Intake (DRI), as established by the Food and Nutrition Board of the Institute of Medicine and the National Academy of Sciences. The Dietary Reference Intake Guide can be found online at: books.nap.edu/openbook.php?record_id=11537&page=R1.

- If a program serves an individual more than one meal per day, together the two meals shall provide a minimum of 66 and 2/3 percent of DRI, and the combined nutrients in three meals shall provide 100 percent of the DRI. Two meals eaten at the group dining center by the same individual at the same time of day does not count as two units of service *(OAA 339(2))*.

- Therapeutic diets that do not meet the 1/3 percent minimum of DRI per day may be served after there has been a referral made by a medical professional and the meal has been approved by a registered dietitian.

J. Selection of Nutrition Service Providers

The AAA may make awards for group dining and home-delivered nutrition services to a service provider that furnishes either or both (group dining or home-delivered) types of services and may enter into contracts with profit-making organizations for the delivery of nutrition services *(OAA 339)*.

K. Vendor Requirements for Registered Dietitians

Any vendor of a service provider operating a meal production site must have a registered dietitian on staff, or a paid consultant, or a volunteer consultant. Signed and dated time and activity reports that document the services provided by the registered dietitian shall be kept on file. Such reports must be examined when vendor compliance reviews are performed and provided to the AAA and the LGOA upon request.

L. Nutrition Service Requirements

1. The AAA shall establish and administer nutrition services with the advice of a registered dietitian, the Regional Aging Advisory Council, and those participating in the services *(OAA 339(2)(G))*.

   The registered dietitian does not need to be on staff, but the AAA must demonstrate to the LGOA in writing which dietitian service they have engaged in order to establish and administer the nutrition services within their region.
2. The AAA shall review regional menus with input from a registered dietitian and the appropriate LGOA staff in accordance with protocols to be included in its Area Plan.

3. The AAA shall comply with the minimum bid specifications in purchasing catered meals or contracting with those who prepare meals on-site. Current specifications are included in Appendix 500A of this Manual. All nutrition procurement contracts must include each provision of the LGOA Minimum Meal Bid Specifications unless the AAA has obtained prior waiver authorization from the LGOA.

4. With the advice of a registered dietitian, the AAA may add requirements to the minimum bid specifications to meet regional needs but may not reduce any existing requirements. The LGOA shall be notified by the AAA of any changes to the minimum meal bid specifications prior to procurement contracts being signed between the AAA and its provider.

5. When minimum meal bid specifications are updated, they become effective for the vendor at the next annual contract renewal. If increased requirements have a cost impact on the vendor that exceeds any increase allowed in the regional contract, the AAA shall negotiate a fair price with the vendor to assure quality service is maintained for the participants.

6. All current certified menus must be posted in an accessible and visible location in each group dining center, as well as at each place of food preparation and plating. The provider must abide by the certified menus. The vendor or provider of food services may make changes of similar nutritional value to the certified menu only with prior approval from the AAA. The AAA shall state in its Area Plan how requests for menu changes are approved.

7. The AAA shall obtain approval for menu changes from the registered dietitian on staff or a dietitian providing consultant services to the AAA. For purposes of audit, each AAA shall keep on file copies of certified menus used in the program for a period of three years.

8. No home-prepared food shall be served by the provider to participants in either of the nutrition services (group dining or home-delivered meals).

9. Meal services shall:
   - meet special dietary needs of program participants;
   - provide meals that are appealing to program participants;
   - include nutrition risk assessments, education, and counseling appropriate to the program participant; and
   - offer opportunities for voluntary participation of individuals in all aspects of service operations (OAA 339(2)(A)(B)(J)).

M. **Group Dining Nutrition Service – (Congregate)**

1. Group dining shall be available in multipurpose senior centers and meal sites, and it may also be located in other facilities such as churches, community centers, schools, day care centers, and other public or private facilities where older persons can obtain social, educational, recreational, cultural, wellness, and other services (OAA 331(2)).

2. Meals shall be served in a group setting at least once a day, five or more days a week, except in a rural area where such frequency is not feasible and a lesser frequency is approved by the LGOA (OAA 331).

3. The LGOA requires activities to be provided at the meal site at least four hours each day of operation.
4. Group dining centers shall be located as close as possible to the majority of eligible older persons and, where feasible, within walking distance. Service providers are encouraged to have arrangements with schools or other facilities serving meals to children in order to promote intergenerational programs (OAA 339(2)(D)).

5. Group dining program service requirements for providers:
   a. Group dining sites shall post the actual cost of meals as reimbursed by the LGOA. This notice shall be posted at a location within each site where the clients can see it to promote transparency. In addition, a notice providing suggested meal contributions shall also be posted along with the meal cost notice.
   b. Each group dining site shall have a program coordinator responsible for all activities.
   c. Each group dining site shall have staff present and available for at least four hours per day of operation.
   d. Each provider shall make special provisions as necessary for the service of meals to eligible older adults with disabilities.
   e. Each provider shall provide group dining services in facilities approved by the AAA in writing before their use.
   f. Each group dining site shall offer opportunities for volunteer service in all aspects of program operation.
   g. Each provider shall create and maintain a menu and site activity calendar detailing programs, events, and services provided at each group dining site. The provider shall provide copies of the site activity calendars monthly to the AAA for review. The AAA shall scan and forward, by email, copies of approved monthly menus and site activity calendars to the LGOA Policy and Planning Manager through the Help CART by the close of business on the last business day of each month.
   h. Each provider shall assist participants in accessing available transportation in order to attend the group dining center, when feasible.

N. Group Dining Holiday Closings
   See Chapter 400, Section 409 of this Manual.

O. Home-Delivered Nutrition Services
   1. Each homebound participant shall be served according to his/her need in order to determine the number of meals served daily or weekly. The provider shall include justification based on an assessment for the number of meals in AIM if over five meals per week are served.
   2. Meals delivered to the home may be hot, shelf, or frozen as classified in AIM.
   3. When alternative meal services (such as frozen or shelf) are included in the regional meal vendor contract, five or more meals may be delivered at one time.
   4. In areas subject to weather-related emergencies, individuals receiving daily prepared meals may be provided up to five nonperishable meals at one time to each person who can safely store and prepare the meals. If such meals are also provided to group dining participants, the meals for those participants should be included in the contracted group dining meal units and charged to OAA Title III-C-1 or to a state or
local funding source. Units of service are considered delivered on the day meals are distributed to the participants and shall be reported for reimbursement on that day.

5. Each home-delivered meal service provider must:
   - have a program director who is responsible for all required services and activities;
   - have staff present at each location used for plating and/or packaging meals for delivery;
   - use plating and packaging facilities approved by the AAA in writing;
   - use volunteers to deliver meals to the homes to the maximum extent possible;
   - make appropriate referrals, with the consent of the older person or his/her representative, when conditions or circumstances are noticed that may place the older person or the household in certain danger;
   - have a written policy and plan in place regarding the distribution of meals to older persons in the event of a weather-related or other emergency;
   - provide nutrition education materials appropriate to improving an individual’s nutritional risk score, as well as other information to assist participants in benefitting from other programs (nutrition education material shall be kept on file in the event the LGOA or AAA request it); and
   - provide service to all areas of the region or the entire county in which they have contracted with the AAA to serve.

P. Special Dietary Considerations
   The special dietary needs of clients must be considered in all menu planning, food selection, and meal preparation. Religious, ethnic, or regional dietary requirements or preferences of the majority of a group of participants, whether served at a group dining site or receiving home-delivered meals, shall be reflected in the menu and meals served.

   Nutrition providers shall provide special menus, where feasible and appropriate, to meet the special dietary needs arising from these requirements.

   In determining feasibility and appropriateness of providing meals for special dietary needs, the provider shall use the following criteria.

   1. The providers shall verify that there are a sufficient number of persons who need the special menus to ensure that their provision is practical.
   2. The providers shall ensure that appropriate foods and skills necessary to prepare the special menus are available in the planning and service area.
   3. If a participant is required to follow a medically-prescribed diet, written documentation from the individual’s healthcare provider must be obtained prior to enrolling or continuing participation in the program. Written documentation from the healthcare provider must be updated annually and kept on file for review by the LGOA or AAA if requested.

Q. Modified, Therapeutic, and Nonperishable Meals
   Meals in these categories, where feasible and appropriate, shall be available when the need is identified through an assessment or other communication. Except as specifically noted, all standards and requirements applicable to regular group dining and home-delivered meals shall also apply to these meals.

   1. Meals modified for health reasons may be provided if:
• sufficient numbers of persons need modified diets to make provision practical;
• the skills necessary to plan and prepare the menus are available in the area; and
• the purchase of modified meals does not result in a significant reduction in the number of daily meals being provided.

If an individual chooses the regular meal over a modified meal, even after modified meals are prescribed by the physician and offered by the provider, then that individual shall sign a form created by the provider releasing the provider from liability and any adverse consequences. A copy of this release form shall be properly stored in the event the AAA or LGOA requests to review it.

2. Therapeutic meals may be provided for individual health reasons. Therapeutic meals must adhere to all of the following requirements:
   • be limited to those included in a current American Academy of Nutrition and Dietetics or the South Carolina Academy of Nutrition and Dietetics Diet Manual and approved by a registered dietitian;
   • be prepared under the supervision of a registered dietitian;
   • follow the standards set forth in the approved diet manual for food items;
   • not be required to meet 33 and 1/3 percent of the DRI, if such a requirement would be a contraindication of the physician’s written diet prescription and the therapeutic nature of the diet; and
   • include each participant’s diet order, a daily individually written diet plan (including the participant’s name and type of diet) attached to the meal at the time it is packaged and not removed until the meal is delivered or served.

3. Non-perishable meals consist of foods that will not spoil or deteriorate at room temperature, set by the most current federal and state requirements and regulations of the South Carolina Department of Health and Environmental Control (SCDHEC) and United States Department of Agriculture (USDA). These meals must meet the one-third Dietary Reference Intake (DRI) requirement, but are exempt from sodium restrictions in an emergency situation. They may be used in three situations:
   • shelf meals delivered to the home of a participant on a regular basis because daily delivery of hot meals is not feasible or the individual does not have the ability to store and prepare frozen meals;
   • emergency meals provided at the participant’s home when daily prepared meals cannot be delivered due to bad weather or problems at the preparation or serving site, over holiday weekends, when the dining center is going to be closed for more than one weekday, or when the group dining program is cancelled for any reason; or
   • emergency meals provided to group dining participants for use in weather-related emergencies, such as hurricanes, floods, or ice, that cause group dining sites to close.

R. Special Meals
   1. Picnic meals may be served for special group events scheduled at locations away from the group dining site if, on the day they are to be consumed, the vendor has the capability to package and deliver them in a manner that shall maintain safe
temperatures (adhering to current regulations set by the SCDHEC) until serving time. Such meals must meet the one-third DRI requirement, but are exempt from the sodium restrictions.

2. Providers are allowed to serve special meals that are reimbursable, as long as the meal meets the one-third DRI requirement. Special meals which do not meet the DRI requirements should be funded through alternative sources. When the AAA uses Home and Community-Based funds for nutrition, the AAA may establish a special meals policy. Up to four special meals can be held annually.

3. Meals provided by local sponsors for holidays, special occasions, or other events are encouraged. These meals should be included in the AIM data collection system database as USDA-eligible, only when they meet all of the requirements of the OAA Title III C program specified below in Section T. Meals served at special events that do not qualify for USDA support through Nutrition Services Incentive Program (NSIP) because they do not meet all of the criteria for reimbursement shall be reported in AIM as meals ineligible for USDA. Units served to eligible individuals who participate only in special events and/or holiday meals shall be reported as served to guests over the age of 60.

4. Events should be scheduled in such a manner as not to interfere with the provision of group dining service unless the sponsored event includes a special meal for participants. OAA funds may not be used to buy supplemental food for a covered dish type luncheon; however, approved healthy picnic meals may be ordered from the vendor and supplemented with commercially prepared refreshments served by a local sponsor. Healthy foods such as whole grains, desserts made primarily of fruit, and etc. are encouraged.

5. If the event does not include a meal, arrangements should be made to serve the OAA Title III C program meal before or after the event. Every effort should be made to accommodate home-delivered participants and group dining center participants not able to attend the special event by serving the regular meal, the special meal, or by providing a non-perishable meal the day before the event.

S. Nutrition Services Incentive Program (NSIP)
The Nutrition Services Incentive Program (NSIP) is a funding stream and not a program. NSIP is based on the number of qualified meals served in the previous fiscal year and is not subject to the Intrastate Funding Formula (IFF). The LGOA establishes statewide policies and procedures for NSIP distribution.

Meal activity recorded in the system shall have a true check mark (in the activities setup) in order to track whether or not it meets all of the following qualifications under NSIP:

1. The meals are served to clients eligible under one of the OAA provisions.
2. The meals provide one-third (1/3) Dietary Reference Intake (DRI).
3. The meals are served by a nutrition service provider of the Area Agency on Aging (AAA).
4. No means test is applied to determine eligibility for the program supplying the meals.
5. The recipient is offered an opportunity to voluntarily contribute to the cost of the service.
6. If no payment is required from the participant, or if the participant cannot pay for the meal, he/she still receives it.
Meals served in the Title XIX Medicaid Waiver Program cannot be included in counts used to determine NSIP funding because Title XIX is means tested and does not allow contributions from participants. All cash received under the NSIP must be used to increase the number of OAA Title III C meals served and may not be used to supplant the costs paid by any funding source including OAA Title III C.

The LGOA shall disburse all funds received under the NSIP to the AAA according to the requirements in the OAA. The AAA shall distribute NSIP funds to nutrition service providers based on each provider’s proportion of the total number of eligible participant meals served in the region. NSIP funds shall be expended only for the purchase of vendor prepared meals or for purchase of USDA commodities and other food used by nutrition service providers who prepare OAA Title III meals on site.

Nutrition Services Incentives Program (NSIP) funding will be calculated within the AIM system. This funding will be split accordingly at reimbursement until the funds are expended.
1. NSIP will be distributed by documented eligible meals.
2. Beginning in July 2014, the LGOA will calculate NSIP funds.
3. NSIP funding will be consistently distributed.
4. NSIP activities are defined (food: Congregate or Home-Delivered).
5. NSIP funding will be recorded in AIM.
6. AIM system splits the funding for the PSAs and will allocate funds until the funding source is depleted.
7. The rate for NSIP is determined annually.
8. NSIP funds will be included on the July 1, 2014 Notification of Grant Award (NGA).

The South Carolina Tax Code provides a sales tax exemption for meals or food items sold to public and nonprofit organizations for group dining or home-delivered meal services to certain populations. This sales tax exemption applies to all vendors and to public and nonprofit organizations preparing and serving meals to the designated populations. The sales tax exemption is linked to purchases allowable under the food stamp program. The OAA allows the use of Supplemental Nutrition Assistance Program (SNAP) funds by program beneficiaries for their contributions to the meals service.

T. Food Preparation and Handling
1. When a meal provider prepares meals to be served at more than one group dining site in their area, efforts should be made to have all meals prepared at one facility, then delivered to outlying group dining sites.
2. The provider must abide, in all stages of the food service preparation, by all federal, state, and local fire, health, sanitation, and safety regulations applicable to the particular types of food preparation and meal delivery systems used. Nutrition vendors and providers shall adhere to all SCDHEC rules and regulations regarding food preparation, storage, temperature, and transportation, as well as any and all applicable state or federal sanitation and safety standards.
3. Fire safety and sanitation inspections shall be conducted by appropriate entities. When deficiencies are found, the provider shall forward a copy of the inspection and a Corrective Action Plan (CAP) to the Area Agency on Aging (AAA). All group dining sites having food prepared off-site must be inspected in accordance with
SCDHEC regulations. When food is prepared on-site, the frequency of inspections shall comply with the current SCDHEC regulations.

4. All foods shall be prepared and served in a manner that preserves optimum flavor and appearance, while retaining nutrients and food value. Standardized quantity recipes, adjusted to yield the number of servings needed, shall be used to achieve a consistent and desirable quality and quantity of meals.

U. Food Delivery – Home-Delivered Meals

1. Aging service providers providing home-delivered meals may use various systems of delivery. If a client receives more than one meal per day, only one of those meals can be hot.

2. When the provider is using frozen or shelf meals on a regular basis, or in emergency situations, more than one meal may be left for a participant, provided that proper storage and cooking equipment are available in the home, and the participant is able to prepare the meal(s) independently or with available assistance.

3. Meals shall be delivered directly to the participant and shall not be left at the door, or anywhere else, unattended.

4. Each delivery route shall be clearly established in writing and the carriers labeled for each route. All meals prepared daily shall be portioned and delivered promptly so as to maintain foods at the required temperature level, according to current regulations and requirements set by the SCDHEC.

5. All meals must be individually portioned. Cold and hot items must be packed in separate secondary insulated food carriers with tight fitting lids and transported according to time specifications in accordance with SCDHEC regulations. Each food carrier shall be tightly closed after each meal is removed. All food delivery carriers shall be made of non-porous material that can and shall be cleaned and sanitized after each delivery cycle. The current recommended minimum holding temperature for heated food is 135 degrees as set by the FDA Food Code and SCDHEC 61-25.

6. Exercising active managerial control, each provider, in coordination with its AAA shall develop a written plan detailing how the provider monitors temperature and food safety for home-delivered meals monthly. The plan prepared in consultation with a food safety expert, shall adhere to SCDHEC regulations, and provide the criteria and protocols for the food safety policy. The plan shall include how the provider monitors temperature and the actual delivery time to ensure food safety for home-delivered meals. The temperature readings shall be documented, including any actions taken, and maintained on file by the provider and made available for program monitoring.

7. Any time a route exceeds a two-hour delivery time, a test meal shall be checked to ensure that hot, cold, and frozen food is delivered at a temperature set by current SCDHEC regulations and requirements. The temperature readings shall be tracked and maintained on file by the providers and made available for program monitoring.

8. If a test meal fails to pass the temperature check, the driver shall contact the provider immediately to report the incident and to see what actions are necessary. The AAA and provider shall have protocols in place to address meal safety and delivery temperatures based on SCDHEC regulations. Each AAA shall include these safety protocols in its Area Plan.

9. The cost for test meals shall be negotiated by the AAA and its provider in the procurement contract as part of the meal unit cost.
V. Nutrition Services Food Safety Requirements
1. All foods purchased by, or contributed to, a nutrition provider must meet those standards of quality, sanitation, and safety that apply to foods that are purchased commercially as regulated by SCDHEC and/or the USDA.
2. Foods prepared or canned at home may not be used in meals provided under the OAA. Only commercially prepared or commercially canned foods that meet SCDHEC regulations and requirements may be used.
3. If individuals contribute fresh foods that require no preparation other than washing and slicing, such as fresh fruit, melons, or tomatoes, those foods may be served at the discretion of the provider.
4. No perishable food items can be removed by a client from a group dining site. Non-perishable items such as fruit and pre-packaged desert items such as cookies or cakes can be taken home.
5. Each AAA must develop clearly written policies for providers to follow when disposing of any leftover food. If AAA policy allows for non-perishable leftover food to be removed from group dining sites by clients, there must be a legal disclaimer sign visible to all clients.

W. Group Dining Site Safety Requirements
1. All areas of the group dining sites shall be clean and have adequate lighting, heat, air conditioning, and ventilation. Group dining site kitchen and dining room doors, and windows that open, shall be equipped with screens.
2. Group dining sites shall have appropriate standards for fire safety, meeting Federal, State and local requirements. Inspections by local authorities must be made at least annually. Plans for corrective action, when necessary, must be implemented within 30 days.
3. Each group dining site shall contract for regular extermination service by a licensed exterminator or other individual certified by the State of South Carolina as a pest control operator.
4. SCDHEC is responsible for inspecting any facility used in food preparation. Each group dining site must receive a SCDHEC permit before operations begin. Catering and on-site preparation kitchens and storage areas shall be inspected by SCDHEC.
5. The AAA is required to conduct annual inspections of group dining facilities.
6. Detailed SCDHEC inspection reports must be kept by the provider for review by the AAA and LGOA, if requested.

X. Emergency or Unscheduled Closings
See Chapter 400, Section 409 of this Manual.

Y. Scheduled Holiday Closings
See Chapter 400, Section 409 of this Manual.

504: Evidence-Based Disease and Disability Prevention and Health Promotion Services (EBDDP/HP)
Title III-D of the Older Americans Act (OAA) provides grants to states and territories based on their share of the population aged 60 years and over for education and implementation activities that support healthy lifestyles and promote healthy behaviors. Priority is given to serving older adults living in medically-underserved areas of South Carolina or to those who are of the greatest
economic need. Congress has mandated that OAA Title III-D funding be used only for programs that have been demonstrated to be evidence-based.

The primary goals of the Evidence-Based Disease and Disability Prevention and Health Promotion Services (EBDDP/HP) are to: 1) empower older persons to adopt healthy lifestyles and behaviors, improve health status, and manage chronic conditions better; 2) reduce their use of hospital services and emergency room visits; and 3) enable aging networks to have the capacity to deliver evidence-based programs.

The Administration for Community Living (ACL) has approved lists of EBPs which can be found at:

- Aging & Disability Evidence-Based Programs & Practices
  www.acl.gov/Programs/CDAP/OPE/ADEPP.aspx
- Centers for Disease Control’s (CDC’s) Compendium of Effective Interventions
  www.cdc.gov/homeandrecreationalsafety/Falls/compendium.html
- Substance Abuse and Mental Health Service Administration’s (SAMHSA’s) National Registry of Evidence-Based Programs and Practices
  www.nrepp.samhsa.gov/
- National Institute of Health’s (NIH’s) Cancer Control Evidence-based Portal
  http://ccplanet.cancer.gov/
- United States Department of Health and Human Services (USHHS)
  http://search.hhs.gov/search?q=evidence+based+programs&site=HHS&entqr=3&ud=1&sort=date%3A%3AL%3Ad1&output=xml_no_dtd&ie=UTF-8&oe=UTF-8&lr=lang_en&client=HHS&proxystylesheet=HHS

A. Planning and Service Area (PSA) & Area Agency on Aging (AAA) Evidence-Based Disease and Disability Prevention and Health Promotion Services (EBDDP/HP)

1. The AAAs shall administer appropriate levels of services in their planning and service areas and operate Evidence-Based Disease and Disability Prevention and Health Promotion Services (EBDDP/HP) in accordance with OAA and LGOA regulations and guidelines.
2. Each AAA shall ensure that providers of EBPP/HP have a valid, current certification, and/or license for the program being offered and forward to the LGOA as requested.
3. Each AAA shall ensure that providers of EBDDP/HP services accurately input required client data into the AIM system by the 10th day of the month as required by the LGOA.
4. The AAA shall accurately audit each providers’ evidence based programs monthly to ensure data integrity before reimbursement.

B. Lieutenant Governor’s Office on Aging’s (LGOA’s) Standardized Earned Units of Service for Evidence-Based Disease and Disability Prevention and Health Promotion Services (EBDDP/HP)

(All evidence-based programs must fall under the auspices and criteria of the Evidence-Based Disease and Disability Prevention and Health Promotion Services (EBDDP/HP) program in Section 504.)

General administrative activities related to this service such as record keeping, travel and training time, time spent coordinating with other agencies, etc. are not counted as units of service but elements of total unit cost proposed.
C. Reimbursement for Service Units Earned
   1. If an AAA fails to submit billing invoices for accurately verified EBDDP/HP service units earned, it shall be deemed out of compliance and funding shall be deemed not earned.
   2. The AAA shall provide the LGOA with a written plan, to be submitted in their Area Plan, which addresses how the AAA shall ensure that EBDDP/HP services’ providers are earning their units in accordance with the OAA and LGOA. The Plan must include evidence based programs approved by ACL.
   3. The LGOA shall not reimburse the AAA for any service units not earned by the EBDDP/HP services’ providers. Reimbursement payments shall be withheld by the LGOA if it is determined the service units have not been earned.

D. Goals of Evidence-Based and Health Promotion Services (OAA 361)

Evidence-based disease and health promotion services shall:
- maintain improved health;
- increase years of healthy life;
- reduce risk factors associated with illness, disability, or disease;
- delay onset of disease;
- minimize periods of disability;
- preserve functional capacity;
- manage chronic diseases; and
- prevent premature institutionalization.

E. Persons Eligible for Evidence-Based Disease and Disability Prevention and Health Promotion Services (EBDDP/HP)

Any individual is eligible to participate in the EBDDP/HP services. However, reimbursement will only be made for persons aged 60 years or older with priority given to targeted populations that reside in medically-underserved areas such as:
- primary caregivers of eligible older persons who seek nutritional counseling and education services;
- older individuals who have the greatest economic and social needs for services;
- older individuals who are at increased risk of health impairment;
- older individuals without access to other preventive and health maintenance services; and
- older individuals who live in rural areas.

F. Coordination with Other Programs

Each AAA shall coordinate EBDDP/HP with other community agencies and volunteer organizations with similar program goals. This program coordination shall be detailed in the Area Plan.

Partnerships to extend the reach of EBDDP/HP Services shall include, but not be limited to, community health centers, mental health centers, state and local government agencies, centers for independent living, public health departments, state and local nonprofit organizations, Federally Qualified Health Centers (FQHCs), veteran organizations, and hospitals. Senior centers and group dining sites are key partners for implementation and consumer feedback for Evidence-Based Disease and Disability Prevention and Health Promotion Services.
G. Documentation of Evidence-Based Disease and Disability Prevention and Health Promotion (EBDDP/HP) Services Activities

The AAA shall require all providers to retain documentation of all EBDDP/HP services and activities conducted at group dining sites, senior centers, or in other community locations. The providers shall include all EBDDP/HP programs on their monthly calendars.

In order to comply with documentation requirements, providers shall:

- provide copies of current certification and/or licenses for each program and trainer/leader providing the program to the AAA;
- collect initial participant information required on the assessment in the event the AAA does not conduct assessment;
- maintain "sign in" sheets to track earned units of service;
- prepare incident reports of any injury or other unusual event that occurs during delivery of services, document follow-up, and keep these on file;
- keep documentation on file at the provider’s office of the monthly EBDDP/HP activities conducted at group dining centers, senior centers, or in other community locations; and
- collect and protect contributions donated by participants or fees paid by private pay recipients, record the amount collected each day, and track it to deposit in the provider bank account.

505: FAMILY CAREGIVER SUPPORT PROGRAM (FCSP) POLICY

To oversee and support statewide development of the FCSP, the LGOA has established the position of FCSP Manager to work in partnership with the AAAs and the regional Family Caregiver Advocates (FCAs). The LGOA FCSP Manager shall establish a close professional working relationship with the AAA staff and shall directly monitor the regions through site visits, trainings, required update reports from the AAA, and all other necessary actions to ensure caregiving services are being provided.

A. Planning Service Area (PSA) and Area Agency on Aging (AAA) Family Caregiver Support Program (FCSP) Responsibilities:

1. In accordance with the FCSP as defined in Title III of the OAA, the AAA shall establish a FCSP plan to include a budget, timeline, outcomes, and measures as part of its Area Plan. In the plan, the AAA shall address the method for providing consumer choice within its planning and service area. The AAA shall make a written report quarterly to the LGOA FCSP Manager, as well as an annual report at the close of the fiscal year.

2. Each AAA shall employ a full-time Family Caregiver Advocate (FCA) to play an active role in leveraging existing resources, developing partnerships, identifying and responding to caregiver needs, linking caregivers to community resources and services, developing needed community resources, expanding successful services, and evaluating the program on an ongoing basis to guide continued development and improvements in the program. The AAA can establish the position using the allocated planning and administration funds to cover the administrative duties of the advocate and a portion of the FCSP service funds to cover the activities that provide assistance to caregivers directly, or through establishment of needed resources and service partnerships.
3. The AAA shall input client service data into the appropriate LGOA approved client data tracking systems, following the policies and procedures of OLSA and AIM. These systems should be utilized to capture client data, record contacts, and to develop reports. OLSA data shall be inputted by the 10th day of the following month. Data cannot be inputted or changed after the deadline.

4. The AAA shall have monitoring measures that validate and support the data submitted to the LGOA for reimbursement.

5. Adhering to LGOA and OAA provisions, the AAA shall establish policies that address any limits set on financial awards to caregivers regarding supplemental services. If caregiver waivers of regional policies are allowed, the process used to request, grant, or deny such caregiver waivers shall be documented. To assure accountability, written policies and procedures must be established to process financial requests and maintain records. These policies also should address the methods used to allocate services across the region.

6. The AAA shall establish an evaluation process to track progress toward development of partnerships, leveraging of resources, and performance outcome measures.

7. The AAA shall develop policies and procedures to ensure that confidentiality and security of the regional data is protected. The AAA shall also establish security measures to ensure that confidential information sent is protected, as required by the Health Insurance Portability and Accountability Act (HIPAA).

8. The AAA shall have protocols in place that ensure each caregiver is informed of potential tax liabilities when receiving financial awards for respite services (This encompasses all respite funding, to include, but not limited to, state non-recurring funds).

B. Family Caregiver Support Program (FCSP) Eligibility

Persons who are eligible for respite services that are reimbursable through federal or state funding include:

- caregivers of persons of any age who have Alzheimer’s disease or a related disorder;
- relatives over age 55 serving as the primary caregiver for a child as defined above; and
- caregivers of persons age 60 or older who meet the conditions specified in subparagraph (A)(i) or (B) of Section 102(22) of the Older Americans Act.

C. Authorization for Family Caregiver Support Program (FCSP) Services

The AAA’s Family Caregiver Advocate (FCA) shall make contact with the caregiver to determine the caregiver’s needs. Once these needs are determined and approved, a caregiver shall be given a letter of authorization, sometimes referred to as a respite voucher, which shall specify the services authorized, the dollar amount allotted for these services, and the time period in which the money must be spent. In order to be reimbursed, the caregiver must submit authorized reimbursement receipts to the AAA. Each AAA sets its own protocols and procedures for voucher reimbursement.

D. Lieutenant Governor’s Office on Aging (LGOA) Reimbursement for Family Caregiver Support Program (FCSP) Service Units Earned:

1. One unit of service is one hour of respite care.

Note: General administrative activities such as record keeping, travel and training time, time spent coordinating with other agencies, etc. are not counted as units of service, but are elements of total unit cost.
E. **Older Americans Act (OAA) Title III-E Priority in Providing Family Caregiver Support Program (FCSP) Services**
   Priority shall be given to the following:
   1. Family caregivers of a person with Alzheimer’s disease or a related dementia may be served regardless of the age of the person with dementia.
   2. Grandparents and other older relative caregivers providing care to children (under age 18 years or age 19 to 59 with disabilities) may receive services at 55 years of age and older (Seniors Raising Children); and
   3. Older caregivers providing care to their adult children with disabilities can be served in the FCSP if the adult children are 60 years of age and older.

F. **Family Caregiver Support Program (FCSP) Annual Assessment and Priority Questions**
   1. Caregivers receiving consumer-directed respite or supplemental services shall be assessed annually, and the assessment shall be documented in AIM. Priority shall be given to caregivers with the greatest need, and a priority score for each caregiver shall be recorded in AIM. Priority screening shall be part of the annual process and shall determine which caregivers receive FCSP consumer-directed funding.
   2. In order to prioritize among the many qualified family caregivers in South Carolina and identify those with the greatest needs, as defined by the Administration for Community Living (ACL), a set of weighted Caregiver Program Priority Questions are encompassed in the LGOA assessment protocols. As answers to Priority Questions are entered into AIM, priority scores shall be generated for each caregiver. Each AAA shall use the Priority Score to determine who shall receive services and who shall be placed on a waiting list.

G. **Family Caregiver Support Program (FCSP) Required Services**
The OAA specifies five required categories of service for the FCSP. Each AAA is required to build a system of operation for the FCA. The AAA shall ensure that all five categories of FCSP services are available throughout the planning and service area. Detailed specifications regarding the FCSP shall be outlined in the AAA’s Area Plan. Additional information on allowable service activities may be obtained through the LGOA FCSP manager.

H. **Trained Volunteers to Expand Family Caregiver Support Program (FCSP) Services**
   1. In executing the FCSP, each AAA shall make use of trained volunteers and community partnerships to establish needed resources and services and link caregivers to existing services. The AAA shall expand the provision of FCSP services and, if possible, work in coordination with community organizations that have experience in providing training, placement, and stipends for volunteers or participants (such as organizations carrying out federal service programs administered by the Corporation for National Community Service) in community service settings (OAA 373(d)).

I. **Conditions on Older Americans Act (OAA) Title III-E Family Caregiver Support Program (FCSP) Funding**
   1. Funds under the FCSP are not earmarked or targeted for any specific service. States have the flexibility to determine the funding allocated to provide the five categories of services authorized: 1) information about services; 2) assistance with access to...
services; 3) individual counseling, organization of support groups, and caregiver training; 4) respite care; and 5) supplemental services, on a limited basis. The OAA limits spending for grandparents and other older adult relatives raising children to 10 percent of the combined federal and non-federal share available. However, the LGOA expects a minimum of five percent of caregiver-directed service dollars to be allocated to grandparents or other older adult relatives raising children. The AAA is allowed no more than 10 percent of the regional allocation of FCSP funds for planning and administration activities related to the FCSP.

2. The FCSP requires a 25 percent non-federal share for both administrative costs and services delivered under the program. As with all resources provided under the OAA, the LGOA assures that FSCP funds shall be used to establish new caregiver services and shall not be used for existing services. FCSP shall supplement (and not supplant) funds previously applied to support caregivers.

J. **Family Caregiver Support Program (FCSP) Partnership Development**

1. The LGOA requires the AAA to coordinate its FCSP activities with appropriate organizations.

2. The AAA shall identify and build upon existing resources and activities within the region and establish a Memorandum of Agreement (MOA) with each entity that is essential to executing the regional FSCP plan. These interagency agreements shall guarantee that existing services are used first to ensure that FCSP services are not supplanting existing resources.

K. **Advisory Committee for the Family Caregiver Support Program (FCSP)**

The AAA shall maintain a regional caregiver program advisory committee to support ongoing activities and new program development. The advisory committee shall include representatives from community organizations, service provider agencies, contractors, volunteer organizations, and faith-based communities. In addition, the committee members shall include caregivers or former caregivers and at least one grandparent or other older relative caring for a child and, whenever possible, caring for a child with intellectual and/or developmental disabilities. The cultural diversity of the community shall be reflected in committee membership; each county in the region shall have representation. This committee shall include at least one person who is a member of the Regional Aging Advisory Council and shall act as liaison to the Regional Aging Advisory Council. Meeting minutes showing discussion of caregiver issues, program activities, and development of new resources and partnerships shall demonstrate progress toward both the Area Plan and the FCSP goals and outcomes. Copies of the minutes shall be provided to the LGOA FCSP Manager.

L. **Family Caregiver Support Program (FCSP) Data Collection, Records, and Record Keeping**

The LGOA shall work closely with the AAA in devising, implementing, and maintaining a system for data collection and reporting to help document achievements of this program. Documentation shall cover the following program components:

- expenditures for the five service categories;
- contact and intake data; and
- earned service units and people served in each service category.
M. South Carolina State Funds Respite Voucher Program Terms and Conditions
   Please refer to LGOA guidelines for disbursement of voucher funds.

N. Alzheimer’s Disease and Related Disorders Respite Voucher Program
   The Respite Assistance Funds are mandated solely to provide respite care and diagnostic services to those with Alzheimer’s disease or a related disorder, as determined by a physician’s statement of diagnosis. Up to 10 percent of the allocated funding may be used to defray administrative expenses, including the costs of telephone, postage, and supplies. Allocations for each AAA will be calculated using the intra-state funding formula. Please refer to LGOA guidelines for disbursement of voucher funds.

506: Multi-purpose Senior Center Construction, Expansion, and Repair: Permanent Improvement Project Grants (PIP)

A. Permanent Improvement Project (PIP) Background
   In 1991, the South Carolina General Assembly established the Senior Center Permanent Improvement Project (PIP) and appropriated $948,000 per year from state bingo tax and licensing fee revenues to fund a list of 74 specifically identified capital improvement projects.

   The original legislation was amended by the General Assembly in 1997 to continue the program beyond the original list. The LGOA was given responsibility for developing an ongoing process to select and fund applications for senior center capital improvement projects. The resulting procedures created a competitive grant process for securing PIP funds:
   1. PIP grant applications shall be accepted and grants shall be awarded by the LGOA through a competitive process when announced by the agency.
   2. PIP funds are available only for permanent improvements to multi-purpose senior centers. Examples of allowable expenditures include construction, renovation, expansion, or acquisition of a move-in ready facility, as well as emergency repairs necessary to protect the integrity of the building or the safety and security of the staff and older adults in the facility. PIP guidelines do not allow expenditures for architectural, engineering, and planning expenses or general operations, furnishings, supplies, vehicles, or office equipment.
   3. The PIP applicant must be a nonprofit entity (public, private, or governmental) recognized by the LGOA as a provider of services to older adults in South Carolina’s aging network. While national senior center certification is not required, the applicant shall ensure that the PIP multi-purpose senior center meets the established standards set by the National Council on Aging (NCOA) and the National Institute of Senior Centers (NISC).
   4. Occasionally, the LGOA may have a special one-time PIP cycle to provide funding for commercial freezers and ovens in order to serve frozen meals. This special one-time funding will be considered a renovation for matching purposes.
   5. The total dollar amount awarded in each grant cycle shall vary depending on the number of applications received, the dollar amounts requested in the applications, and the amount of funds available in the restricted PIP account.
   6. When a PIP grant application is approved, a Notification of Grant Award (NGA) shall be signed between the LGOA and the PSA. The LGOA shall provide funds to the PSA, and the PSA shall reimburse the PIP recipient directly. The PIP recipient is
required to provide proof (receipts and contracts) that the work being invoiced has been completed.

B. Overview of the Grant Process
1. PIP applicants and PSAs must follow the policies and procedures found in the Senior Center Permanent Improvement Program Grant Application Package, which is updated annually or as needed by the LGOA.
2. The LGOA reserves the right to revise the PIP Grant Application Package as needed. Revisions may be made if there have been any legislative changes or mid-year budget actions that impact LGOA PIP funding.
3. Current PIP recipients shall be notified of any changes made to funding due to legislative changes or budget cuts.
4. Since the PIP Notification of Grant Award (NGA) is between the PSA and the LGOA, and not the PIP applicant/recipient, the PSA is responsible for meeting deadlines established through the PIP application and NGA.

Note: The PSA is responsible for monitoring the grant period to ensure that the PIP NGA does not end before the project is completed. Once the NGA (grant period) has expired, the LGOA is not responsible for making final payments to the PSA on behalf of the PIP applicant/recipient. The grant period is often different than the budget year. If an extension is necessary, the PSA must make the request at least 30 days before the grant period ends using the policies and procedures found in this Manual and in the PIP Application.

507: Scheduled and Unscheduled Suspension of Aging Services Operations
See chapter 400, section 409 of this Manual: Scheduled and Unscheduled Closing of Aging Services Operations for the policies and procedures to be followed.
CHAPTER 600: STATE FUNDED IN-HOME AND COMMUNITY-BASED SERVICES

601: Purpose of State Funded In-Home and Community-Based Services
This Chapter sets forth specific policies and procedures that the Lieutenant Governor’s Office on Aging (LGOA) follows in planning and administering state funded In-home and Community-Based Services.

602: Source of Funds
The Area Agency on Aging (AAA) must award State Home and Community-Based Services funds allocated by the LGOA to maintain services to functionally impaired older persons and provide other community-based services needed within the region. Bingo revenues derived from operator license fees and admission taxes paid to the SC Department of Revenue (SCDOR) are another source of funding for HCBS. All services provided with state funds, regardless of the source, must comply with all state program and fiscal requirements.

A. Home and Community-Based Services
State HCBS revenue is appropriated as “Aid to Subdivisions” to the LGOA. It is from this source that funds are awarded to AAAs to procure services for home bound individuals and services that are available to older individuals in the community.

B. Bingo
From the annual revenue derived from Class B bingo license and admissions taxes, $948,000 is set aside for senior center development. This portion of revenue is distributed through a competitive grant process. In addition, the LGOA receives $600,000 to allocate to the AAAs according to the formula found in South Carolina Code. The AAAs must use this revenue to purchase in-home and community-based services in each county.

603: Persons Eligible for Services
Any older person may receive community-based services. “Functionally-impaired” means physical or mental limitations that restrict a person’s ability to perform the activities of daily living. “Older person” means any person 55 years of age or older, but no more than 10 percent of units purchased can be used on individuals between ages 55 and 59.

Priority shall be given, without regard to income, to those functionally impaired persons who:
- are 75 years of age or older;
- lack adequate social support; and
- are ineligible for services under the Community Long Term Care Program (CLTC).

“Inadequate social support” refers to an absence of support from relatives, neighbors, church members, etc., who can ensure that the activities of daily living or the instrumental activities of daily living are performed.

604: Definition of Allowable Services
Services that may be funded with State General Revenue include:
- chore maintenance;
- group dining;
- home-delivered meals;
- home safety assessments;
- homemaker;
- housekeeping;
• medication management;
• transportation;
• temporary respite;
• minor home repairs; and
• any service approved through the Area Plan process.

The AAA may not use any bingo or general revenue service funds for administrative costs of the program.

605: Allocation of State Funds
The method of allocation is different for each source of state funds.

1. Home and Community Based Services Funds
These funds are allocated by the LGOA to each AAA according to the intrastate funding formula used for Title III funding. The AAA allocates funds according to the intrastate funding formula to provide the services specified in its area plans.

2. Bingo
These funds are allocated by the LGOA according to the formula as specified in the authorizing legislation – Code of Laws of South Carolina 1976, as amended, Section 12-21-4200:

a. one-half of the funds shall be divided equally among the 46 counties; and
b. the remaining one-half shall be divided based on the percentage of the county’s population aged 60 or above, in relation to the total state population aged 60 or above, using the latest United States Census Bureau information.

The aging service providers receiving these funds must be agencies recognized by the LGOA and the Area Agencies on Aging (AAAs).

606: Coordination with Other Programs
Services funded by bingo fees and State Home and Community-Based Services Funds shall be coordinated with services funded by other federal sources, including the OAA. Each Area Agency on Aging (AAA) shall require providers who provide services under both Title III and state sources to develop and follow a written methodology for determining which program beneficiaries receive service under each program.

AAAs shall require providers of state services to assign those allowable service units to specific individuals. These services complement the other services funded through the LGOA. State funds may not be used to supplant any other funds. If a provider offers the same service both with state funds and other sources of funds, then:

• the client is eligible for services from an alternative funding source; and
• the alternative funding source must be used if that funding is available (not already filled to capacity).

607: Fees for Services
Fees are defined as legal obligations of payments for services provided. All fees collected must be used for the expansion of state services. Policies and procedures in Section 305 of this Manual apply to the state program.
CHAPTER 700: SENIOR COMMUNITY SERVICES EMPLOYMENT PROGRAM (SCSEP)

This Chapter of the Manual describes the Senior Community Services Employment Program (SCSEP) and specifies procedures to be followed by applicants who wish to receive employment assistance.

701: Purpose of the Senior Community Services Employment Program SCSEP Program

SCSEP is designed to provide, foster, and promote useful part-time employment opportunities in community service projects for low-income persons who are 55 years of age or older and, to the maximum extent possible, assist and promote the transition of these enrollees to private or otherwise unsubsidized employment. The program is designed to provide eligible persons who enroll in an approved project the following benefits:

- wages and fringe benefits;
- restorative experience of community service work;
- renewed sense of personal value arising from involvement with the community and being in the mainstream of life;
- acquisition or revitalization of specific job skills through limited pre-job training and continued training on-the-job;
- upgrading of job-seeking skills;
- yearly physical examinations;
- assistance with personal and job-related problems through counseling and referral to appropriate human service agencies;
- provision of important consumer-related information in areas such as Social Security benefits, income tax requirements, nutrition, personal health, etc.; and
- assistance in finding placement into the labor market.

The program is also designed to provide benefits to communities. Projects shall provide the communities in which they operate with a federally-subsidized pool of manpower that can be drawn upon to upgrade existing human services or to establish new ones. Projects shall enable communities to enhance or establish human service activities that could not normally be enhanced or established through currently available regional resources.

702: Eligible Senior Community Service Employment Program (SCSEP) Training

Community service projects are required to obtain, and place enrollees in, job positions that provide a community service. “Community Service” is understood to mean:

- social services;
- health services;
- welfare services;
- educational services;
- legal and other counseling services and assistance;
- tax counseling and assistance;
- financial counseling;
- library services;
- recreational and other similar services;
- conservation services;
- maintenance or restoration of natural resources;
• community betterment or beautification;
• antipollution and environmental quality efforts;
• weatherization activities;
• economic development; and
• any other type of service that the LGOA may include in a subproject agreement.

SCSEP service projects exclude building or highway construction (except that which is normally performed by the project sponsor) and work that primarily benefits private and for profit organizations.

703: Allocation of Senior Community Services Employment Program (SCSEP) Slots
The total number of SCSEP slots allocated to South Carolina is determined by the United States Department of Labor (USDOL). The information is then distributed to the LGOA and national contractors by a formula, which takes into consideration the proportion of the number of eligible persons in each area to the total number of such persons in South Carolina.

The LGOA will meet together with SCSEP providers to distribute employment slots in an equitable manner throughout South Carolina. The LGOA takes the lead responsibility in this effort and then continues to work with providers throughout the year to improve efforts being made to achieve the goals of the SCSEP. Principles for allotment of employment slots are as follows:
• retain all current enrollee slots;
• assign “new” slots to underserved areas; and
• assign any additional temporary slots to areas that maintained enrollment levels in the previous year.

704: Procurement of Senior Community Service Employment Program (SCSEP) Providers for Program Operations
The LGOA competitively procures the SCSEP operations and services in South Carolina. The LGOA is responsible for the performance of the providers and works closely with them to ensure program performance goals are met and seniors are served.

The providers shall be required to follow all federal and state regulations and codes, including those of the USDOL and the LGOA. The LGOA Program Manager shall programmaticall monitor the compliance of SCSEP providers with LGOA and USDOL policies and procedures. In addition, the LGOA Finance Division shall monitor SCSEP providers through an annual fiscal review and review of all audits submitted.

705: Operational Requirements
The providers must operate an approved subproject in accordance with the general requirements of this Manual, the LGOA SCSEP Manual, and the following federal regulations:
• SCSEP Regulations (20 CFR, Part 674, Sub-part C-Project Operations); and
• fiscal requirements (CFR, part 29-7.206, Matching Share).

Reporting forms, payment invoices, and other applicable forms and instructions that are provided by the LGOA must be used by the providers.
CHAPTER 800: ELDER RIGHTS ADVOCACY (LONG TERM CARE OMBUDSMAN PROGRAM (LTCOP) AND LEGAL ASSISTANCE)

The purpose of this chapter is to define Elder Rights Programs that are administered statewide in South Carolina and to delineate the federal and state statutory mandates and responsibilities that are administered under the direction of the State Long Term Care Ombudsman (SLTCO).

For purposes of this section, “long term care facility” means any:

- skilled nursing care facility as defined in Section 1819(a) of the Social Security Act;
- nursing facility as defined on Section 1919(a) of the Social Security Act;
- community residential care facility licensed by the State of South Carolina;
- psychiatric hospital;
- rehabilitation facility; or
- facility operated or contracted for operation by the State Department of Mental Health (SCDMH) or the South Carolina Department of Disabilities and Special Needs (SCDDSN) (See S.C. Code Ann §43-35-5 et seq. and §43-38-10 et seq.).

801: Purpose and Authority of the Long Term Care Ombudsman Program (LTCOP)

A. Purpose of the Long Term Care Ombudsman Program (LTCOP)

The South Carolina Long Term Care Ombudsman Program (LTCOP) seeks to improve the quality of life and quality of care for residents of long term care facilities through advocacy for residents. The LTCOP serves as a point of entry where complaints made by or on behalf of residents in long term care facilities can be received, investigated, and resolved. Additionally, the LTCOP identifies problems and concerns of residents receiving long term care services and recommends changes to improve the quality of care.

B. Authorization for the Long Term Care Ombudsman Program (LTCOP)

The South Carolina Long Term Care Ombudsman Program (LTCOP) is authorized under the Federal Older Americans Act (OAA) of 1965 and the South Carolina Ombudsman Act (Investigation of Health Facilities by Ombudsmen), Chapter 38. The South Carolina Omnibus Adult Protection Act, Chapter 35, further enables the protection of the health, safety, welfare, and rights of residents of long term care facilities.

1. OAA Authorization

The State Long Term Care Ombudsman (SLTCO) has established procedures to ensure that representatives of the State Long Term Care Ombudsman (SLTCO) office shall have authority to:

- provide services to protect the health, safety, welfare, and rights of residents;
- ensure that residents in the service area of the entity have regular, timely access to representatives of the program and timely responses to complaints and requests for assistance;
- identify, investigate, and resolve complaints made by or on behalf of residents that relate to action, inaction, or decisions that may adversely affect the health, safety, welfare, or rights of the residents;
- represent the interests of residents before government agencies and seek administrative, legal, and other remedies to protect the health, safety, welfare, and rights of the residents;
- support the development of resident and family councils; and
- carry out other activities that the Ombudsman determines to be appropriate (OAA 712).
2. South Carolina Omnibus Adult Protection Act
   In 1993, the General Assembly found it necessary to create the Omnibus Adult Protection Act (S.C. Code Ann §43-35-5 et seq.). The purpose of this Act is to:
   • provide a system of adult protection in South Carolina;
   • clarify the roles and responsibilities of agencies involved in the system;
   • designate the Long Term Care Ombudsman Program (LTCOP) as an investigative entity;
   • provide a mechanism for problem resolution and interagency coordination;
   • uniformly define abuse, neglect, and exploitation for vulnerable adults in all settings;
   • clarify reporting procedures for allegations of abuse, neglect, and exploitation; and
   • issue, through the State Long Term Care Ombudsman (SLTCO), administrative subpoenas for the purpose of gathering information and documents.

3. South Carolina Ombudsman Act (Investigation of Health Facilities by Ombudsmen)
   This law (S.C. Code Ann §43-38-10 et seq.) defines facilities and further lists those facilities in which ombudsmen have the ability to access residents and investigate their complaints.

802: Goals, Functions, and Components of the Long Term Care Ombudsman Program (LTCOP)

A. Long Term Care Ombudsman Program (LTCOP) Goals
   The goals of the Long Term Care Ombudsman Program (LTCOP) are as follows:
   • to serve as a single point of entry for receipt and resolution of complaints and problems concerning long term care;
   • to provide regional and local information about services in long term care facilities; and
   • to maintain the statewide advocacy network on behalf of long term care residents.

B. Long Term Care Ombudsman Program (LTCOP) Functions
   Under the OAA, and other federal law, the functions of the Long Term Care Ombudsman Program (LTCOP) include:
   • identifying, investigating, and resolving complaints made by or on behalf of residents of long term care facilities (OAA 712(a)(3)(A) and (a)(5)(B)(iii));
   • providing services to assist the residents in protecting their health, safety, welfare, and rights (OAA 712(a)(3)(B) and (a)(5)(B)(i));
   • informing the residents about means of obtaining other services (OAA 712(a)(3)(C));
   • ensuring that residents have regular and timely access to the services provided through the program and that residents and complainants receive timely responses from the Ombudsman (OAA 712(a)(3)(D) and (a)(5)(B)(ii));
   • representing the interests of the residents before governmental agencies and judicial entities and seeking administrative, legal, and other remedies to protect the health, safety, welfare, and rights of the residents (OAA 712(a)(3)(F) and (a)(5)(B)(iv));
   • providing administrative and technical assistance to entities designated as local Ombudsman and representatives of the LTCOP (OAA 712(a)(3)(F));
   • analyzing, commenting on, and monitoring federal, state, and local laws, regulations, and policies that pertain to the health, safety, welfare, and rights of the residents with
respect to the adequacy of long term care facilities and services in South Carolina (OAA 712(a)(3)(G)(ii));
• recommending changes in such laws, regulations, and policies deemed to be appropriate (OAA 712(a)(3)(G)(iii));
• coordinating Ombudsman services for individuals with developmental disabilities and mental illness with the protection and advocacy systems established under Part A of the Developmental Disabilities Assistance and Bill of Rights Act (42 U.S.C. 6001 et seq.) and under the Protection and Advocacy for the Mentally Ill Individuals Act of 1986 (Public Law 99-319);
• providing training for the representatives of the State Long Term Care Ombudsman (SLTCO) office, promoting the development of citizen organizations to participate in the program, and providing technical support for the development of resident and family councils to protect the well-being and rights of residents (OAA 712(a)(3)(H)); and
• performing other activities consistent with the requirements of the OAA that the Assistant Secretary of the Administration for Community Living (ACL) determines appropriate (OAA 712(a)(3)(H)(iii)(I)).

C. Components of the Long Term Care Ombudsman Program (LTCOP)
Each Long Term Care Ombudsman Program (LTCOP) shall provide services to protect the health, safety, welfare, and rights of residents. These services, known as Program Components, are:
• advocacy for residents of long term care facilities;
• complaint intake, investigation, and resolution;
• information and assistance;
• community education;
• in-service education;
• visits to residents in facilities; and
• assistance with the development of resident and family councils.

Each of these components should be addressed in the Area Plan to include measurable and time-specific objectives for each program component and to provide for complaint processing to be the highest priority of the program component.

803: Responsibilities Relating to the Long Term Care Ombudsman Program (LTCOP)
A. State Responsibilities for the Long Term Care Ombudsman Program (LTCOP)
The Lieutenant Governor’s Office on Aging (LGOA) shall:
• provide for a full-time State Long Term Care Ombudsman (SLTCO);
• provide funding for a statewide Long Term Care Ombudsman Program (LTCOP);
• provide support to the LTCOP to enable it to fulfill its responsibilities consistent with all applicable federal and state laws, regulations, and policies;
• administer the Notification of Grant Awards (NGAs) between the LGOA and the PSAs;
• provide technical assistance for LTCOP and monitor the performance of the Long Term Care Ombudsman (LTCOP);
• ensure that willful interference with Ombudsmen in the performance of their official duties (as defined by the Assistant Secretary of the Administration for Community Living) shall be unlawful (OAA 712(j)(1));
• prohibit retaliation and penalties by a long term care facility or other entity with respect to any resident or employee for having filed a complaint with, or providing information to, the Ombudsman about such entity (OAA 712(j)(2));
• provide for appropriate sanctions with respect to such interference, retaliation, and reprisals (OAA 712(j)(3));
• ensure that adequate legal counsel is available to the Ombudsman for advice and consultation and that legal representation is provided to any representative of the Ombudsman against whom suit or other legal action is brought in connection with the performance of his/her official duties (OAA 712(g)(1)(A) and (B));
• ensure access to review the resident’s medical and social records or, if a resident is unable to consent to such review and has no legal guardian, appropriate access to the resident’s medical and social records (OAA 712(b)(1)(B)); and
• ensure that the Ombudsman has the ability to pursue administrative, legal, and other appropriate remedies on behalf of residents of long term care facilities (OAA 712(g)(1)(B)(2)).

B. Responsibilities of the State Long Term Care Ombudsman (SLTCO)
The State Long Term Care Ombudsman (SLTCO) is responsible for providing leadership for the statewide Long Term Care Ombudsman Program (LTCOP).

1. General Responsibilities of the State Long Term Care Ombudsman (SLTCO)
The SLTCO is responsible for:
• administering the statewide LTCOP in accordance with all applicable federal and state laws, regulations, and policies;
• providing leadership, planning, and direction for the statewide LTCOP;
• providing program management and development;
• evaluating statewide LTCOP performance during an annual review process;
• setting policies, procedures, and standards for administration of the LTCOP and LTCO practices;
• adhering to the Ombudsman Code of Ethics;
• prohibiting any representative of the LTCOP from performing any LTCO services unless the representative has received certification training and has been approved by the SLTCO as qualified to carry out the activity on behalf of the SLTCO;
• advocating for policy, regulatory, and/or legislative changes in long term care;
• coordinating with statewide and national advocacy organizations involved in long term care issues;
• maintaining awareness of current issues and trends in long term care;
• coordinating LTCOP services with Protection and Advocacy systems, Adult Protective Services, state agencies which license and certify long term care facilities, law enforcement agencies, the Attorney General’s Office, and other appropriate agencies;
• maintaining case records through the LTCO with assurances that such records may not be released, disclosed, duplicated, or removed without the written permission of the SLTCO or designee;
• maintaining a statewide uniform reporting system to collect and analyze data, relating to complaints and conditions in long term care facilities and to residents, for the purpose of identifying and resolving significant problems, and submitting such data to appropriate entities as required by the OAA;
• preparing and distributing the LTCOP annual report as required by the OAA;
• providing information and referrals regarding long term care issues and the LTCOP to the general public, residents, community organizations, and other agencies;
• recruiting, training, placing, managing, and providing technical assistance to volunteers for the LTCOP;
• providing technical assistance, consultation, training, and resources to the LTCO and the Planning Service Area (PSA) related to the operation of the LTCOP;
• ensuring that backup support is provided to the regional LTCO with an excess of 25 cases requiring investigation;
• making periodic visits to the regional LTCOP as deemed necessary;
• reviewing, commenting on, and approving the LTCOP section of the Area Plan in a timely manner;
• monitoring and evaluating the statewide LTCOP; and
• developing policies for the designation and de-designation of a LTCOP or a LTCO.

2. The State Long Term Care Ombudsman (SLTCO) Responsibilities to Long Term Care Residents

The SLTCO shall personally or through representatives of the office:
• identify, investigate, and resolve complaints that are made by or on behalf of residents, and relating to action, inaction, or decisions that may adversely affect the health, safety, welfare, or rights of residents;
• provide services to assist residents in protecting their health, safety, welfare, and rights;
• inform residents, their family members, or their legal representatives about means of obtaining services provided by long term care service providers, public agencies, health and social service agencies, or other services to assist residents in protecting their health, safety, welfare, and rights;
• provide regular and timely access to LTCOP services for residents and timely responses to complaints;
• represent the interests of residents before governmental agencies and pursue administrative, legal, and other remedies to protect the health, safety, welfare, and rights of residents;
• analyze, comment on, and monitor the development and implementation of federal, state, and local laws, regulations, and other governmental policies and actions pertaining to the health, safety, welfare, and rights of residents with respect to the adequacy of long term care facilities and services in South Carolina;
• recommend changes in such laws, regulations, policies, and actions as deemed appropriate;
• facilitate public comment on laws, regulations, policies, and actions;
• provide technical support for the development of resident and family councils to protect the well-being and rights of residents as requested; and
• prohibit inappropriate disclosure of the identity of any complainant or resident with respect to LTCO files or records.
3. **The State Long Term Care Ombudsman (SLTCO) Responsibilities to the Long Term Care Ombudsmen (LTCO)**
   
The SLTCO shall provide to the LTCO:
   - certification training and ongoing training in accordance with the certification requirements for LTCO;
   - program management and development to enable the LTCO to fulfill the program components; and
   - technical assistance and supervision as needed related to complaint handling and other LTCOP services.

C. **Planning Service Area (PSA) Responsibilities under the Long Term Care Ombudsman Program (LTCOP)**
   
The Planning Service Area (PSA) is responsible for ensuring the provision of the Long Term Care Ombudsman Program (LTCOP) in its planning and service area.

To fulfill this responsibility, the PSA shall:

- provide fiscal and programmatic monitoring of its LTCOP in order to assess adequate provision of Long Term Care Ombudsman (LTCO) services pursuant to the Ombudsman section of the PSA Area Plan;
- adhere to scope-of-work requirements for its LTCOP;
- monitor its LTCOP’s attainment of goals and objectives as stated in the PSA Area Plan;
- assist in the operation of its LTCOP;
- provide opportunities for its LTCOP and aging and social service organizations to collaborate in promoting the health, safety, welfare, and rights of residents;
- ensure that its LTCOP data is provided quarterly to the Office of the State Long Term Care Ombudsman (OSLTCO) in the format required by the SLTCO, or as requested;
- prohibit inappropriate disclosure of the identity of any complainant or resident with respect to LTCO files or records;
- ensure the security and confidentiality of files and records maintained by its LTCO;
- assist in developing a transition plan to minimize disruption in its LTCOP services to residents of its planning and service area in the event the Notification of Grant Award (NGA) between the PSA and the LGOA is terminated by either party;
- request a waiver from the SLTCO if, due to demonstrable and unusual circumstances, the PSA anticipates it will be unable to comply with any of these responsibilities;
- assist its Regional Long Term Care Ombudsman in maintaining Ombudsman Certification through attendance at trainings, seminars, and/or conferences;
- perform each of its responsibilities in administering its LTCOP in accordance with all applicable federal and state laws, regulations, and policies;
- screen all candidates prior to employment for possible conflicts of interest and conduct background checks; and
- notify the SLTCO of any conflicts of interest.

D. **Long Term Care Ombudsman (LTCO) Responsibilities**
   
A Long Term Care Ombudsman (LTCO) is designated by the State Long Term Care Ombudsman (SLTCO) to provide ombudsman services in an assigned area. A LTCO shall:

- provide LTCO services to protect the health, safety, welfare, and rights of residents in accordance with provisions of the federal and state laws governing the State Long Term Care Ombudsman Program (LTCOP);
• document LTCO activities and case work as required by the SLTCO;
• adhere to the Ombudsman Code of Ethics;
• prohibit inappropriate access to LTCO records in the possession of the LTCOP;
• perform other duties that the SLTCO deems appropriate; and
• perform each responsibility in accordance with all applicable federal and state laws, regulations, and policies.

E. Volunteer Friendly Visitor and the Long Term Care Ombudsman (LTCO) Program Responsibilities

The OAA provides for the Long Term Care Ombudsman Program (LTCOP) to utilize volunteers and establishes the requirement for the Long Term Care Ombudsman Program (LTCOP) to provide training for any volunteer friendly visitors.

In South Carolina, volunteers are recruited and placed by the Regional Long Term Care Ombudsman (RLTCO). These volunteers function under the supervision of the Regional LTCO; however, these volunteers are not certified ombudsmen. Volunteers may perform limited functions as specified by the State Long Term Care Ombudsman (SLTCO). Following screening, training, and testing, the Volunteer Friendly Visitor shall receive orientation to the facility and its procedures prior to making regular contact with the residents by visiting facilities and training with the RLTCO. The Volunteer Friendly Visitor may be called upon to visit residents in nursing homes or residential care facilities, resolve minor concerns, and bring issues or problems to the attention of the LTCO, when necessary.

The volunteer program seeks to diminish the sense of isolation and helplessness experienced by residents, especially those without family or friends, and can assist the resident in achieving a sense of self-determination of his/her health, safety, welfare, and rights. Volunteer Friendly Visitors are a resource for improving the quality of life for residents, as well as for identifying issues and potential problems that can be addressed before intervention is needed by the LTCO or other appropriate regulatory agency.

1. Volunteer friendly visitor functions
   The Volunteer Friendly Visitor performs the functions outlined below:
   • visits residents of long term care facilities as determined by the LTCO;
   • documents and resolves residents’ minor concerns and reports complaints to the RLTCO;
   • provides brochures and written information from the LTCOP on residents’ rights, advance health care directives, and the role of and the contact information for the ombudsman to family, residents, and facility staff;
   • answers basic questions regarding the LTCOP and refers requests for assistance to the RLTCO; and
   • maintains confidentiality at all times.

2. Training required for Volunteer Friendly Visitors
   Training for Volunteer Friendly Visitors (VFV) will be conducted in accordance with the protocols of the VFV training manual and the LTCOP.
F. **Long Term Care Ombudsman Program (LTCOP) Confidentiality and Disclosure Requirements**

The Long Term Care Ombudsman Program (LTCOP) has established written procedures to protect the confidentiality of residents’ records and files. These procedures include the following requirements.

1. No information or records maintained by the LTCOP shall be disclosed unless authorized by the State Long Term Care Ombudsman (SLTCO) (OAA 712(d)(2)(A)).

2. The representative of the State Long Term Care Ombudsman office shall not disclose the identity of any complainant or resident unless:
   - the complainant or resident, or a legal representative of either, consents in writing to the disclosure and specifies to whom the identity may be disclosed (OAA 712(d)(2)(B)(i)); or
   - disclosure is required by court order (OAA 712(d)(2)(B)(iii)).

G. **Request for Case Information to the Long Term Care Ombudsman Program (LTCOP) from Outside Sources**

Long Term Care Ombudsman Program (LTCOP) case information and case files do not fall under the purview of the Freedom of Information Act (FOIA). Therefore, the State Long Term Care Ombudsman (SLTCO) does not release cases or information upon request under this act. Subpoenas and requests for information under FOIA must be handled in accordance with the Long Term Care Ombudsman Program Policies and Procedures Manual.

H. **Long Term Care Ombudsman Program (LTCOP) Reporting System**

The LGOA has a statewide uniform reporting system (OMBUD) to collect and analyze information on complaints and conditions in long term care facilities. This data is also used to help identify trends and resolve significant problems occurring in facilities. The data shall be entered on a regular basis, no less than monthly, for review by the State Long Term Care Ombudsman (SLTCO)/designee. This data shall be submitted to the SC Department of Health and Environmental Control (SCDHEC) in accordance with any MOA/MOU, other state and federal agencies as deemed appropriate by the SLTCO, the Assistant Secretary of the Administration for Community Living (ACL), and the National Ombudsman Resource Center (OAA 712(c)(1) and (2)).

The Long Term Care Ombudsman (LTCO) shall comply with all federal and state laws and regulations regarding the confidentiality of client information, as well as the policies and procedures of the OAA, the ACL, the LGOA, and the office of the State LTCOP.

I. **Long Term Care Ombudsman Program (LTCOP) Conflict of Interest**

The organizational placement of the Long Term Care Ombudsman Program (LTCOP) and the individuals who execute the duties of the LTCOP must be free from conflicts of interest. No representative of a local Ombudsman entity, or member of the immediate family of the representative, can be subject to a conflict of interest.

A conflict of interest exists in the LTCOP when other interests intrude upon, interfere with, or threaten to negate the ability of a Long Term Care Ombudsman (LTCO) or volunteer to advocate without compromise on behalf of long term care facility residents. The State Long Term Care Ombudsman (SLTCO) shall ensure that the LTCO or an immediate family member shall:

- not have a direct involvement in the licensing or certification of a long term care facility, nor of a provider of a long term care service;
- not have an ownership or investment interest (represented by equity, debt, or their financial relationship) in a long term care facility, nor a long term care service;
- not be employed by, nor participate in, the management of a long term care facility; and
- not receive, nor have the right to receive, directly or indirectly, remuneration (in cash or in kind) under a compensation arrangement with an owner or operator of a long term care facility (OAA 712(f)(1-3)).

J. Long Term Care Ombudsman Program (LTCOP) Procedures for Addressing Conflicts of Interest

Procedures for identifying and removing conflicts of interest are as follows:
1. When an actual or potential conflict of interest within the Long Term Care Ombudsman Program (LTCOP) has been identified, the State Long Term Care Ombudsman (SLTCO) shall be notified. All agents of the LGOA, Planning Service Area (PSA), and Long Term Care Ombudsman (LTCO) have a duty to notify the SLTCO of any actual or potential conflict of interest of which they have knowledge.
2. The SLTCO shall determine whether appropriate actions shall be taken to sufficiently remedy a conflict. In the event that a perceived conflict does not interfere with any duties of the LTCO or is not likely to alter the perception of the LTCO as an independent advocate for residents, the SLTCO may determine that no real conflict exists.
3. Failure on the part of a LTCO or PSA to identify and report to the SLTCO a known conflict of interest may be sufficient grounds for refusal to designate or for the de-designation of the LTCOP or the LTCO.
4. Existence of a non-remedied conflict of interest shall be sufficient grounds for the de-designation of the LTCOP.

K. Long Term Care Ombudsman Program (LTCOP) Training

The Office of the State Long Term Care Ombudsman Program (OSLTCOP) shall provide training for the LTCOs that can be credited towards annual certification during the monthly meeting of the Long Term Care Ombudsmen (LTCO). However, the PSA is responsible for assisting each LTCO in the maintenance of his/her certification through attendance at trainings, seminars, and conferences that provide the Continuing Education Units that can be credited towards Ombudsman Certification.

L. Designation and De-Designation of Ombudsman Programs and Ombudsmen

1. Designation of a Long Term Care Ombudsman Program (LTCOP)
To be eligible for designation as a LTCOP, an entity shall:
  - demonstrate the capability to execute the responsibilities of the office;
  - be free of conflicts of interest;
  - be a public or private nonprofit entity;
  - ensure that the designated individual meets both the educational and training requirements;
  - ensure that employment practices will provide stability to the program;
  - ensure that the designated individual receives sufficient support to perform the duties of the office; and
  - meet such additional requirements as the State Long Term Care Ombudsman (SLTCO) may specify.
Designation of an individual as a Long Term Care Ombudsman (LTCO)

To be eligible for designation as a Long Term Care Ombudsman (LTCO), an individual shall:

- demonstrate the capability to carry out the responsibilities of the program;
- meet the educational and training requirements;
- be free, and remain free, from all conflicts of interest with the program;
- carry out the duties of the program in accordance with the policies and procedures established by the SLTCO and the LGOA;
- provide services to protect the health, safety, welfare, and rights of residents;
- ensure that residents in the planning and service area of the LTCOP have regular, timely access to the program and receive timely responses to complaints and requests for assistance;
- identify, investigate, and resolve complaints made by, or on behalf of, residents that relate to action, inaction, or decisions that may adversely affect the health, safety, welfare, and rights of the residents;
- review and, if necessary, comment on any existing and proposed laws, regulations, and other government policies and actions that pertain to the rights and well-being of residents;
- facilitate the ability of the public to comment on the laws, regulations, policies, and actions;
- provide technical assistance, information, training, or support to resident and family councils; and
- conduct routine visits to facilities for the purpose of monitoring and assessing the general condition of residents and/or the physical plant of the facility.

De-Designation of a Long Term Care Ombudsman Program (LTCOP) or a Long Term Care Ombudsman (LTCO)

The SLTCO and the LGOA may de-designate any entity previously designated as a LTCOP or a LTCO for failure to meet any of the above conditions of designation. The SLTCO and the LGOA shall provide a written notice of not less than 30 days to the entity. Any and all appropriated funding shall be pro-rated and all remaining funds shall be returned to the LGOA.

Long Term Care Ombudsman (LTCO) Qualifications

A certified Long Term Care Ombudsman (LTCO) must have a Bachelor of Science or a Bachelor of Arts Degree from a four-year college or university, or an Associate Degree with a minimum of three years of experience in the field of health or social services.

To become certified, a new LTCO is required to be thoroughly familiar with the Long Term Care Ombudsman Program Policies and Procedures Manual and the Long Term Care Ombudsman Program Basic Curriculum prior to attending training at the LGOA. It must be reviewed and documented by the State Long Term Care Ombudsman (SLTCO) and the regional Ombudsman that the new Ombudsman has completed the requirements of the Ombudsman Competency Checklist, and is thoroughly familiar with this material prior to making any unaccompanied facility visits or before investigating any complaints. A new Ombudsman must also complete any other requirements deemed appropriate by the SLTCO prior to receiving his/her Ombudsman Certification.
N. Liability of Representatives of the State Long Term Care Ombudsman Program

Federal law requires states to “…ensure that representatives of the Office will not be liable under state law for good faith performance of official duties” (42 USC §3058g(i)). Representatives can help ensure their immunity by acting in good faith and within the scope of their official duties.

O. Immunity from Liability for the Representatives of the State Long Term Care Ombudsman Program

A Long Term Care Ombudsman (LTCO) shall not incur any civil or criminal liability for performing his or her official duties in good faith.

1. “Official duties” are those duties of a LTCO set forth in applicable federal and state law and these policies and procedures. These duties shall include, but not be limited to, making statements or communication relevant to advocacy, receiving a complaint or conducting an investigation.

2. Evidence of performing duties in “good faith” includes, but is not limited to:
   • making every reasonable effort to follow procedures set forth in applicable laws and these policies and procedures; and
   • seeking and making reasonable efforts to follow direction from the Office of the State Long Term Care Ombudsman (OSLTCO).

P. Interference with a Long Term Care Ombudsman (LTCO)

No person shall willfully interfere with a Long Term Care Ombudsman (LTCO) in the performance of official duties. “Interference” includes any inappropriate or improper influence from any individual or entity, regardless of the source, which may in any way compromise, decrease, or negatively impact:

• the objectivity of the investigation or outcome of complaints;
• the LTCO’s role as advocate for the rights and interests of the resident;
• the LTCO’s work to resolve issues related to the rights, quality of care, and quality of life of residents of long term care facilities; or
• the LTCOs statutory responsibility to provide such information as the Office of the State Long Term Care Ombudsman (OSLTCO) deems necessary to public and private agencies, legislators, and other persons regarding the problems and concerns of residents and recommendations related to residents’ problems and concerns.

Q. Retaliation against a Person Cooperating with a Long Term Care Ombudsman (LTCO)

No person shall discriminate or retaliate in any manner against any resident, any relative or guardian of a resident, any employee of the long term care facility, or any other person due to filing a complaint with, providing information to, or otherwise cooperating in good faith with a LTCO.

R. Procedures for Reporting Interference or Retaliation Involving the Long Term Care Ombudsman Program (LTCOP)

1. Any person who has knowledge of such interference or retaliation may report such information to the State Long Term Care Ombudsman (SLTCO).

2. The SLTCO shall review the information provided and conduct further investigation, if necessary, to confirm the occurrence of the interference or retaliation.

3. If the SLTCO, based on such review, determines that enforcement action is warranted, the SLTCO shall pursue the following course of action:
   a. Where the entity which has interfered or retaliated is a long term care facility or
its staff or agents:

- the SLTCO shall submit a written report of such interference or retaliation to the South Carolina Attorney General’s Office for investigation in accordance with its procedures for complaint investigation; and
- if the South Carolina Attorney General’s Office complaint investigation confirms the occurrence of such interference or retaliation, the Attorney General has the authority to impose penalties in accordance with its procedures for the imposition of penalties.

b. Where the entity which has interfered or retaliated is an entity other than a long term care facility, its staff, or agents:

- the SLTCO shall report such interference or retaliation to the Director of the LGOA; and
- the LGOA Director shall assist the SLTCO in determining appropriate remedies or sanctions and assuring that appropriate sanctions are imposed.

S. Retention and Destruction Policy for the State Long Term Care Ombudsman Program

The State Long Term Care Ombudsman sets the criteria for retention and destruction of Ombudsman documents. The policy summarizes the minimum length of time that documents must be preserved by the Office of the State Long Term Care Ombudsman Program. This includes all types of records, regardless of media or format, including those found in electronic form (including e-mail), audio, video, and hardcopy.

Note: No records can be destroyed while they are subject to audit, litigation, investigation, or where investigation is probable, even if permissible under the requirements below.

Once it is permissible to destroy a document under this policy, note that tangible records containing confidential or personal information (i.e. information not to be disclosed publicly) must be destroyed by shredding or other means that will render them unreadable.

1. Purpose of the retention and destruction policy

The purpose of the retention and destruction policy is to ensure that necessary records and documents of the Office of the State Long Term Care Ombudsman Program and entities being duly contracted by the Office of the State Long Term Care Ombudsman Program (hereafter, “LTCOP”) are adequately protected and maintained and to ensure that records that are no longer needed by LTCOP are discarded at the proper time. Through this policy, employees of the LTCOP shall have an understanding of their obligations in retaining records, electronic documents - including e-mail, Web files, text files, sound and movie files, PDF documents, and all Microsoft Office or other formatted files.

2. Administration

The State Long Term Care Ombudsman (the “Administrator”) is the officer in charge of the administration of this policy and the implementation of processes and procedures to ensure that the Record Retention Schedule is followed. The Administrator is also authorized to: make modifications to the Record Retention Schedule when needed to ensure that the policy is in compliance with local, state, and federal laws, and that it includes the appropriate document and record categories for the LTCOP.
3. **Suspension of Record Disposal In Event of Litigation or Claims**
   In the event the LTCOP is served with any subpoena or request for documents or any employee becomes aware of any pending litigation concerning an investigation conducted by the LTCOP, such employee shall inform the Administrator and any further disposal of documents shall be suspended until such time as the Administrator, with the advice of counsel, determines otherwise. The Administrator shall take such steps as is necessary to promptly inform all staff of any suspension in the further disposal of documents.

4. **Notification of Record Disposal**
   The Administrator and Records Clerk will receive written notification of the records being destroyed and the manner in which they were destroyed within three business days after completion of the task.

5. **Applicability**
   The retention and destruction policy which has been in effect since February 2014, applies to all physical records generated in the course of LTCOP’s operation, including both original documents and reproductions. It also applies to the electronic documents.

6. **Record Retention Schedule**
   The State Long Term Care Ombudsman has approved a Record Retention Schedule that is approved as the initial maintenance, retention, and disposal schedule for physical and electronic records of the LTCOP.
RetentionPolicy and Destruction Schedule

<table>
<thead>
<tr>
<th>Administrative</th>
<th>Owner: All</th>
<th>Retention Period</th>
<th>Document Name</th>
<th>Document Description</th>
<th>Retention Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy, Standards and Procedure Documents</td>
<td>Policy, Standards, and Procedure Documents</td>
<td>Policy manuals, publications, bulletins and substantive supportive material: Permanent All other records: three years</td>
<td>Publications</td>
<td>Publications</td>
<td>Permanent</td>
</tr>
<tr>
<td>ASKUS Email</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Retain until Administrative uses ceases</td>
</tr>
<tr>
<td>Training and Certification Records</td>
<td>Employee training and certification records</td>
<td>Certification date Permanent; All other training records: one calendar year</td>
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<tr>
<td>Electronic mail</td>
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<td></td>
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<tr>
<td>Annual Reports</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Retain until Administrative uses ceases or one year</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Investigation</th>
<th>Owner: Ombudsman</th>
<th>Retention Period</th>
<th>Document Name</th>
<th>Document Description</th>
<th>Retention Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Complaint/Investigation Records</td>
<td>Investigation files</td>
<td>Retain three years after case final action</td>
<td></td>
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<tr>
<td>SLED Intake</td>
<td></td>
<td>Retain hardcopy for one year and electronic copy for three years</td>
<td></td>
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<tr>
<td>Complaint Intake</td>
<td></td>
<td>Retain hardcopy for one year and electronic copy for three years</td>
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<td></td>
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<tr>
<td>Medical Records not related to the case findings</td>
<td></td>
<td>Destroy 90 days after final action</td>
<td></td>
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<tr>
<td>Personnel records not related to the case findings</td>
<td></td>
<td>Destroy 90 days after final action</td>
<td></td>
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<tr>
<td>Consultations</td>
<td></td>
<td>Retain until administrative uses ceases or one year</td>
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<table>
<thead>
<tr>
<th>Legal</th>
<th>Owner: Administrative Coordinator</th>
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<tbody>
<tr>
<td>Subpoena</td>
<td>3 years</td>
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<tr>
<td>FOIA requests</td>
<td>3 years</td>
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<tr>
<td>Correspondence (Legal)</td>
<td>3 years</td>
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<tr>
<td>Conflict of Interest</td>
<td>3 years</td>
<td></td>
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<tr>
<td>Discharge Notices</td>
<td>1 year</td>
<td></td>
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<tr>
<td>Administrative Law Court: Notice of Appeal</td>
<td>1 year</td>
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</table>

804: Elder Abuse Prevention
Elder Abuse prevention activities in South Carolina were established to protect the health, safety, and well-being of all older adults. The OAA stipulates that the LGOA shall use the allotment for Elder Abuse to carry out programs to educate the public for the prevention, detection, assessment, treatment of, intervention in, investigation of, and response to elder abuse, neglect, and exploitation, including financial exploitation. In South Carolina, Long Term Care Ombudsmen (LTCO) do not conduct investigations in regards to complaints of elder abuse in unlicensed facilities, or domestic- or community-based settings.

The SC Adult Protection Coordinating Council (APCC) was developed to coordinate the planning and implementation efforts of the entities involved in adult protection. As a group,
many of the duties of the Council facilitate the attainment of the elder abuse prevention goals mentioned in the OAA 721(b). The LGOA Director and the State Long Term Care Ombudsman are named in statute as members of the APCC. As members of the Council, the LGOA and the SLTCO work collaboratively with other adult protection agencies and organizations to develop and strengthen programs to combat elder and vulnerable adult abuse. The APCC serves as a statewide network of organizations devoted to the prevention and reduction of abuse, neglect, and exploitation amongst South Carolina’s most vulnerable population.

In an effort to continue and increase our efforts of decreasing the incidence of elder abuse, systems must be developed and sustain to:

- educate the public on the identification and prevention of elder abuse;
- provide public education and outreach to promote financial literacy and prevent identity theft and financial exploitation of older individuals;
- receive reports of elder abuse;
- refer complaints to law enforcement or public protective services agencies;
- conduct analyses of state information concerning elder abuse, neglect, and exploitation and identifying unmet service, enforcement, or intervention needs;
- conduct training for individuals, including caregivers, professionals, and paraprofessionals, in relevant fields on the identification, prevention, and treatment of elder abuse, neglect, and exploitation, with particular focus on prevention and enhancement of self-determination and autonomy;
- provide technical assistance to programs that provide or have the potential to provide services for victims of elder abuse, neglect, and exploitation and for family members of the victims;
- conduct special and on-going training for individuals involved in serving victims of elder abuse, neglect, and exploitation on the topics of self-determination, individual rights, state and federal requirements concerning confidentiality, and other topics determined by a state agency to be appropriate;
- examine various types of shelters serving older individuals (in this paragraph referred to as ‘safe havens’), and testing various safe haven models for establishing safe havens (at home or elsewhere), that recognize autonomy and self-determination, and fully protect the due process rights of older individuals;
- support multidisciplinary elder justice activities, such as:
  1. supporting and studying team approaches for bringing a coordinated multidisciplinary or interdisciplinary response to elder abuse, neglect, and exploitation, including a response from individuals in social service, health care, public safety, and legal disciplines;
  2. providing training, technical assistance, and other methods of support to groups carrying out multidisciplinary efforts at the state level;
  3. broadening and studying various models for elder fatality and serious injury review teams to make recommendations about their composition, protocols, functions, timing, roles, and responsibilities, with a goal of producing models and information that will allow for replication based on the needs of states and communities (other than the ones in which the review teams were used); and
  4. developing best practices, for use in long-term care facilities, which reduce the risk of elder abuse for residents, including the risk of resident-to-resident abuse.
- address underserved populations of older individuals, such as—
  1. older individuals living in rural locations;
2. older individuals in minority populations; or
3. low-income older individuals (OAA 721(b)).

805: Legal Assistance Program Development

The purpose of the Legal Assistance Program is to provide persons age 60 or older access to the judicial system through advocacy, advice, and representation in order to protect their dignity, rights, autonomy, and financial security. The greatest focus shall be placed on low-income and low-income minority older individuals, older individuals residing in rural areas, older individuals with limited English proficiency, and older individuals at risk of institutional placement.

The LGOA requires and shall promote and assist in the development of legal assistance programs for older South Carolinians with the greatest economic or social needs. “Legal Assistance” means legal advice and/or representation and, by South Carolina law, must be provided by a licensed attorney. This may include interpreting law, regulations, court rules, and legal procedures; recommending a course of action based on the facts of the case; and providing counseling or representation. Specifically, the LGOA shall:

- coordinate furnishing legal assistance to older residents of South Carolina;
- provide guidance and technical assistance to those involved in the process of providing legal services to seniors; and
- provide training for contractors of legal assistance and for older individuals who may need legal assistance.

A. Legal Assistance under the Area Plan

The Planning Service Area (PSA) must utilize OAA funds to provide legal assistance to older persons with the greatest economic or social needs. Legal assistance service is a priority under the OAA. The Act requires the LGOA to set a minimum level of expenditure of Title III-B funding on legal assistance services. In the absence of a State Waiver, which can be found on the LGOA web site, each PSA shall expend not less than four percent of the allocation of Title III-B funding, after transfers, on contracts for legal assistance services.

Priority for legal assistance shall focus on older persons with the greatest economic or social need, with particular attention to low-income minority older individuals, older individuals residing in rural areas, older individuals with limited English proficiency, and older individuals at risk of institutional placement. Legal assistance provided under the OAA must be in addition to any legal assistance already being provided to older persons in the planning and service area. Not only must reasonable efforts be made to maintain existing levels of legal assistance for older individuals, the PSA must also seek to increase the visibility and availability of legal assistance.

Legal assistance provided under the Area Plan shall be reported in detail no less than annually to the LGOA. The PSA shall:

- establish specific objectives for targeting appropriate populations as set forth in the OAA in the provision of legal assistance;
- create a plan to achieve those objectives; and
- provide detailed reporting that documents the extent to which the PSA met the objectives.

B. Agreements with Legal Assistance Providers

The Planning Service Area (PSA) shall enter into contracts with legal assistance providers who can demonstrate the experience or capacity to deliver legal assistance. Contracts shall
include provisions to assure that any recipient of funds will be subject to the same restrictions and regulations established under the Legal Services Corporation Act (with the exception of the restrictions and regulations regarding eligibility for legal assistance under the Legal Services Corporation Act and governing membership of local governing boards).

The PSA shall attempt to involve the private bar in legal assistance activities, including groups within the private bar who provide services to older individuals on a pro bono and reduced fee basis.

Legal assistance contractors must be either:
- an organization that receives funds under the Legal Services Corporation Act; or
- an organization that has a legal assistance program or the capacity to develop one.

The PSA must ensure that any legal services contractor(s) providing services under Title III-B meets the following standards:
- has staff with expertise in elder law and other specific areas of law affecting older persons in economic or social need (for example, public benefits, institutionalization, and alternatives to institutionalization);
- demonstrates the capacity to provide effective administrative and judicial representation in the areas of law affecting older persons with social or economic need;
- demonstrates the capacity to provide support to other advocacy efforts such as the Long Term Care Ombudsman Program (LTCOP);
- demonstrates the capacity to effectively deliver legal assistance to institutionalized, isolated, and/or homebound individuals;
- has offices and/or outreach sites that are convenient and accessible to older persons in the community;
- demonstrates the capacity to provide legal assistance in a cost effective manner; and
- demonstrates the capacity to obtain other resources to provide legal assistance to older persons.

C. Conditions of Legal Assistance for Providers

Each legal services provider must:
- ensure that no attorney of the legal assistance provider engages in any outside practice of law where such practice is inconsistent with the attorney’s full-time responsibilities or is a conflict of interest to representing the PSA or its clients;
- ensure that, while employed under this part, no employee and no staff attorney of the provider shall ever directly or indirectly coerce or attempt to coerce, command, or advise an employee of any provider to pay, lend, or contribute anything of value to a political party, or committee, organization, agency, or person for political purposes;
- ensure that legal assistance is provided in the client’s primary language if he/she does not speak English;
- have a procedure, approved by the PSA, ensuring a client’s access to the regulations and guidelines of the OAA; the provider’s written policies, procedures, and guidelines; the names and addresses of the members of its governing body; and other materials to be disclosed as determined by the provider;
- ensure that legal assistance utilizing Title III-B funding is not provided in fee-generating cases, as defined in CFR 45-1609.2 (a);
- ensure that in all representation utilizing Title III-B funding, the contractor shall give precedence to the legal assistance priorities established by the OAA, including
income, health care, long term care, nutrition, housing, utilities, protective services, abuse, neglect, age discrimination, and defense of guardianship;

- coordinate with other legal service providers;
- utilize available pro bono programs or services to effectively optimize use of Title III-B funding, including referral of clients to no-cost programs when the legal matter is not urgent and it is appropriate to do so;
- process clients through a formal intake system that establishes, without means testing, that the appropriate target population is identified and served;
- maintain records of service requests and compile client information required for all reporting requirements (including AIM) of the PSA and the LGOA;
- provide clients accepted for representation with an outline of the scope of representation;
- provide referrals to other supportive services when appropriate; and
- coordinate with aging service providers to receive referrals, arrange transportation to receive legal assistance, and provide public information.

When a legal services provider is an entity other than a Legal Services Corporation subgrantee, that entity must coordinate its services with the local Legal Services Corporation subgrantee to ensure that older persons with the greatest economic and social needs are receiving services using OAA funds and are not eligible for services under the Legal Services Corporation Act. In carrying out this requirement, legal services providers may not use a means test or require older persons to apply first for services through a Legal Services Corporation subgrantee.

The legal service provider must adhere to the LGOA’s and PSA’s reporting schedules.

D. Legal Assistance Case Priorities

A legal services provider under the OAA shall set priorities for the categories of cases for which it will provide legal representation based on the priorities set forth in the OAA. The legal assistance provider shall focus on providing services to those older persons with the greatest economic or social need, with particular attention to older individuals who are low-income minorities, or reside in rural areas, or have limited English proficiency, or are at risk of institutional placement. The case priorities under the OAA include:

- income;
- health care;
- long-term care;
- nutrition;
- housing;
- utilities;
- protective services;
- defense of guardianship;
- abuse;
- neglect; and
- age discrimination.

E. Information about Income and Resources for Legal Assistance

According to 45 CFR 1321.71 (d) and (e), a legal services provider may not require an older person to disclose information about income or resources as a condition for providing legal assistance. A legal services provider may ask about the person’s financial
circumstances including any public assistance received as part of the process of providing legal advice, counseling, and representation, or for the purpose of identifying additional resources and benefits for which an older person may be eligible.

While the Legal Assistance Program does not base eligibility on a person’s income or resources, the OAA requires that the program direct services to those persons 60 years of age or older who are in the greatest social and/or economic need, limited English speaking persons, and rural or low income minorities.

Note: The LGOA and its aging service providers do not means test when conducting assessments. Aging programs funded through the OAA do not base eligibility on a person’s income or resources; however, federal law requires that aging programs direct services to those persons 60 years of age or older who are in the greatest social and/or economic need, limited English speaking persons, and rural or low income minorities.

Each client must provide the following data on the LGOA Assessment/Reassessment Form in order to receive services: county, income, zip code, race and ethnicity, and gender, date of birth, income, English- or Non-English-speaking, and number in household. Clients refusing to provide all of the required data shall be informed by the entity conducting the assessment of the consequences of not answering fully. A client not providing all of the required data shall receive a reduced assessment score which may impact his/her ability to receive services.

During an assessment, the client shall be informed that he/she is not legally required to provide income or resource information in order to receive legal assistance.

F. **Legal Assistance Units of Service**

One unit of service is one hour of service by an attorney on behalf of an individual. This may include case preparation time, client counseling, staff travel time, time spent in training related to delivery of contracted services, making group presentations, etc.

Units of service are to be recorded in the client information system in quarter hour increments. Each participant in a group presentation should be recorded individually.
APPENDIX 500A: MINIMUM MEAL BID SPECIFICATIONS
SOUTH CAROLINA NUTRITION PROGRAM FOR THE ELDERLY

CONTRACTEE and VENDOR
For the purpose of these appendices, CONTRACTEE is the entity which contracts with the Planning Service Area (PSA) to provide services. In addition, CONTRACTEE may also refer to the agency which holds the contract with the VENDOR.
## MEAL BIDDING SCHEDULE

**Region:** _______________________

<table>
<thead>
<tr>
<th>Region</th>
<th>Quantity/Per Year</th>
<th>Cost Per Meal</th>
<th>Cost Per Meal w/Op. Beverage</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>REGULAR</strong></td>
<td></td>
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<td></td>
</tr>
<tr>
<td><strong>DAILY PREPARED MAIN MEALS</strong></td>
<td></td>
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<td></td>
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<tr>
<td>Also Picnic &amp; Deli Meals &amp; Non-perishable Meals used as Emergency Meals</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td><strong>REGULAR BREAKFAST MEALS</strong></td>
<td></td>
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<tr>
<td><strong>MODIFIED DAILY PREPARED MAIN MEALS</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Also Picnic &amp; Deli Meals &amp; Non-perishable Meals used as Emergency Meals</td>
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<td></td>
<td></td>
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<tr>
<td><strong>SHELF STABLE MEALS</strong></td>
<td></td>
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<tr>
<td>(Non-perishable Meals used on an on-going basis for Home Delivered Meals)</td>
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<tr>
<td><strong>DELI MEALS</strong></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>(Those used as a second meal for Home Delivered Meals.)</td>
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</tr>
<tr>
<td><strong>REGULAR FROZEN MAIN MEALS</strong></td>
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<td></td>
</tr>
<tr>
<td>(No equipment)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>REGULAR FROZEN BREAKFAST MEALS</strong></td>
<td></td>
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<tr>
<td><strong>REGULAR &amp; MODIFIED FROZEN MEALS</strong></td>
<td>(*)</td>
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<tr>
<td>(No equipment)</td>
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</tr>
<tr>
<td><strong>REGULAR &amp; MODIFIED FROZEN MEALS</strong></td>
<td>(*)</td>
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<tr>
<td>(<strong>FROZEN MEALS</strong>)</td>
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<tr>
<td>With equipment included (This would generally be used in Group Dining setting.)</td>
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</tbody>
</table>

(*) CONTRACTEE must specify when desiring to order by case lot.

**NOTE:** The VENDOR shall provide an approximate breakdown of the cost of group dining meals and home delivered meals (daily prepared, frozen, and/or shelf-stable). The breakdown shall provide the percentage of the total cost of the meal for raw food, disposables, labor, delivery, and administration.
SITE LOCATION AND MEAL TYPES SCHEDULE

REGION:

_______________________________________

PROVIDER: ____________________________________

<table>
<thead>
<tr>
<th>Sites and Location</th>
<th>Group Dining</th>
<th>Home Delivered</th>
<th>Delivery Time</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Regular</td>
<td>Modified</td>
<td>Frozen</td>
</tr>
<tr>
<td></td>
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* Deli meals used regularly as a second meal for home delivery.
MINIMUM MEAL BID SPECIFICATIONS
SOUTH CAROLINA NUTRITION PROGRAM FOR THE ELDERLY

OVERVIEW
Furnish and deliver _________ meals complying with specifications and conditions listed herein to the CONTRACTEE. (The “CONTRACTEE” refers to the agency which holds the contract with the VENDOR.) It is estimated that there shall be approximately 250 serving days during each contract period. The period covered by this bid is July 1, ______ through June 30, ______.

The food shall be delivered to sites designated within the specifications of the contract. Food shall be packaged and maintained at prescribed temperatures according to specified state and federal regulations and guidelines (South Carolina Department of Health and Environmental Control (SCDHEC) and the U.S. Department of Agriculture (USDA). The VENDOR shall provide (as required in the contract) all vehicles, food-handling and transportation equipment, service ware, serving and eating utensils, cutlery, napkins, hot and cold cups, and other accessories required to serve a complete meal with appropriate condiments that shall include, but not be limited to, salt, pepper, sauces, margarine, salad dressing, mayonnaise, mustard, and catsup.

REQUIRED BID (OFFER) CONTENT BETWEEN CONTRACTEE AND VENDOR
The following information must be contained in the bid (offer). Bidders shall submit the information in the order listed and comply with the instructions contained in this package.

All nutrition procurement contracts must include each provision of the LGOA Minimum Meal Bid Specifications, unless the PSA has obtained prior waiver authorization from the LGOA.

1. The CONTRACTEE has provided the projected number and type of meals to be bid in the Meal Bidding Schedule. The VENDOR must complete this Schedule by inserting the appropriate price(s) per meal. In addition, the VENDOR shall provide an approximate breakdown of the cost of group dining meals and home-delivered meals (daily prepared, frozen, and/or shelf-stable). The breakdown shall provide the percentage of the total cost of the meal for raw food, disposables, labor, delivery, and administration (excluding assessment costs).

Note: The Site Locations and Meal Types Schedule (completed by the CONTRACTEE) provide information on the location(s) and approximate daily quantities of meals to be served.

- Daily Prepared Meals, Non-Perishable Meals used as Emergency Meals, Deli Meals used for the main meal, and Picnic Meals shall all be bid at the same price.
- When the CONTRACTEE designates both Regular and Modified Meals, they shall be bid at the same price.
- Non-perishable (shelf-stable) Meals for home delivery shall be bid at a separate price.
- For frozen meals with fresh supplements, the CONTRACTEE shall request prices for the following categories as indicated on the bidding schedule:
  - Regular only;
o Regular and Modified at the same price;
  o With equipment or without equipment included by VENDOR (if the VENDOR is providing equipment, then installation, leasing, and maintenance of equipment shall be included);
  o Bid on the basis of ordering the frozen component by complete case lots; and
  o Deli meals used regularly as a second meal for home delivery.

2. The VENDOR shall complete ATTACHMENT A: Location(s) of VENDOR and Food Preparation/Production Facility(s) and include a copy of the most recent sanitation inspection and/or USDA/FDA certification, if applicable.

3. The VENDOR shall provide a description of the quality assurance process for food and food preparation/production for all types of meals prepared and served. This shall include the qualifications of the individual who has overall responsibility of the food service operation, a brief summary of the Hazard Analysis Critical Control Point (HACCP) process used, and frequency of monitoring and by whom.

4. The VENDOR shall provide a description of equipment necessary for transportation and temperature control of daily-prepared, deli, and frozen meals which meet state and federal regulations and guidelines as set by the SCSCDHEC and the USDA. VENDORS shall be responsible for equipment to maintain food temperatures until service, shall specify quantity and types of equipment, and shall give a physical description of each. When bidding frozen meals, VENDORS shall include equipment installation and leasing costs, if CONTRACTEE desires equipment.

5. The VENDOR shall provide a packing and delivery schedule, including routes and times of delivery, based on the Site Locations and Meal Types Schedule.

6. The VENDOR shall provide completed menu plans written on ATTACHMENT B and/or C: Project Menu Plan form. The type of menus and number of samples required for the bid shall be noted on ATTACHMENT D: Sample VENDOR Menu Requirements. They may be based on sample menus provided by the CONTRACTEE (also ATTACHMENT D: Sample CONTRACTEE Menus). A nutrient analysis for each of the menus prepared shall be submitted with the bid. Specific menu and nutrient analysis requirements are provided in these bid specifications.

7. The VENDOR shall provide an itemized description of serving ware and eating utensils, serving equipment and utensils, cups, napkins, accessories, condiments for group dining meals, and other supplies to be used for packaging home-delivered meals. Discussion of serving equipment should include all equipment needed at the site to properly maintain the food until serving time(s) or packing time for meals to be delivered to clients’ homes by CONTRACTEE.

8. The VENDOR shall provide a description of the current food management staff and any additional staff who will be employed for this contract period. This shall include an organizational chart, job titles, and brief job descriptions for managers, cooks, drivers, dietitian, etc.

9. The VENDOR shall provide a brief statement to demonstrate its capability, based on past experience, to implement the nutritional and logistical aspects applicable to the performance of the contract.
10. The VENDOR shall provide a written plan for contingencies including, but not limited to, substitute driver availability, delivery of food in the event of vehicle breakdown, delivery of food in the event of emergency at a production site, and method of reimbursement if VENDOR must purchase replacement food. A contact name and phone number, in case of after-hour emergencies, shall be provided. See Section 9 Emergencies in this Minimum Meal Bid Spec Document for more details.

11. The VENDOR shall provide documentation of insurance coverage as required herein.

12. The VENDOR shall provide an independently audited financial statement for the last completed fiscal year.

**GENERAL INFORMATION FOR BIDDERS**

Region-wide bids shall be submitted on the basis of the delivered and complete price per type of meal and, if requested, the complete price per meal with equipment. The bid shall conform to all the descriptions herein and the cited regulations. Meals provided under this bid are not subject to South Carolina State sales tax.

The successful bidder may be requested to provide the same meals and services at the same price to additional sites as funds for this purpose become available to the CONTRACTEE.

Changes and additions to site locations shall be negotiated between the CONTRACTEE and the VENDOR; however, the final decision as to relocation of existing sites shall rest solely with the CONTRACTEE. The VENDOR, upon notice from the CONTRACTEE, shall then provide meals at the contracted cost to the relocated sites as requested by the CONTRACTEE. The LGOA and PSAs shall be kept apprised of all location changes of existing sites.

Other than in extreme emergencies, the VENDOR shall be given a 30 day notice of closure or relocation of any existing site or of the addition of any new sites.

Holiday closings – Meal sites served under this contract shall be closed for approximately eleven holidays during the contract year. The CONTRACTEE, prior to the beginning of the contract period, shall furnish a list of these holidays to the successful VENDOR. The CONTRACTEE and VENDOR shall be familiar with and have an understanding of Chapter 400, Section 409 of this Manual, which outlines holidays, scheduled, emergency, and unscheduled closings.

**Description of Meal Types and Service**

Specifications for each type of meal to be procured under this contract include:

- **Daily-Prepared Meals**: Such meals are prepared and delivered in bulk daily to the sites by the VENDOR. Daily-prepared meals can be breakfast or main meal menus. They typically include a hot entrée.

- **Frozen Meals**: Pre-plated frozen meals that are prepared using blast-chill/blast-freeze technology. They are delivered to the sites by the VENDOR, usually on a weekly basis, and must be combined with supplements needed.

- **Modified Meals**: Meal plans meet the regular menu pattern but contain modifications to one or more menu items. The types and amounts of all items shall conform to the regular menu pattern. The following are examples of modified meals that a nutrition program may provide:
  - A meal with a lower sodium entrée if the regular entrée is of significantly higher sodium content than usually served;
  - A meal with fresh fruit or juice-packed canned fruit in place of a concentrated sweet dessert;
• A meal with food items that have been altered in texture to accommodate the needs of an individual with problems chewing or swallowing. Examples of such food items include ground meat, thickened liquids, or all pureed foods.

• Therapeutic Diet Meals: based on the current *South Carolina Dietetics Association Diet Manual* (e.g., two grams sodium, 40 grams protein, 1200 Calories, and/or 40 grams fat). Such diets may not meet LGOA meal requirements if such a requirement would be a contraindication of the physician’s written diet prescription and the therapeutic nature of the diet.

• Non-perishable (shelf-stable) Meals: These meals are stored without refrigeration and may be eaten with little preparation. The packaging must be easy to open, clearly labeled, and include preparation instructions when needed. Items should be labeled with expiration dates. When used as an Emergency Meal, Non-Perishable Meals shall be priced the same as the regular Daily Prepared Meals. When Non-Perishable Meals are used on a regular basis for home-delivered meals, then there shall be a minimum of a two-week menu cycle to insure variety for the client, and the price shall be bid separately on the bidding schedule. Sample Non-Perishable Meal menus are provided by the CONTRACTEE.

• Picnic Meals: Hot or cold meals served in a location other than the group dining meal site. The CONTRACTEE shall provide a two-week notice to the VENDOR when ordering Picnic Meals. The picnic menus are to be planned and coordinated with the CONTRACTEE and with the participants’ preferences in mind. The VENDOR shall agree to deliver the picnic meals on the day of the event at the usual location or at another agreed upon location. Picnic Meals shall be furnished at the same price as Daily Prepared Meals. Sample Picnic Meal menus are provided by the CONTRACTEE.

• Special Event Meals: Hot or cold meal for a planned special event such as an ethnic or holiday meal.

• Deli: Cold daily meal or cold second meal. The CONTRACTEE shall provide an agreed upon notice to the VENDOR whenever ordering deli meals. Deli meals shall be delivered to the site at the appropriate, safe temperature set by applicable state and federal regulations and requirements. Individual components of the meal shall be individually wrapped or in appropriately sized cups with lids. Sample Deli Meal menus are provided by the CONTRACTEE. The CONTRACTEE may request a bid for Deli Meals to be used as the second meal of the day for selected participants. The menus prepared for these second meals may repeat every two weeks. This menu cycle shall include meals with two different Deli Meal menus for both Saturday and Sunday of each week. A second meal provided with the lunch meal shall provide a total of two-thirds (2/3) the Recommended Daily Allowance (RDA) in accordance with LGOA nutrient requirements.

**Optional Beverage Service with Meals**
A CONTRACTEE may ask for a bid with a daily beverage served in the group dining setting only. If this option is exercised, the VENDOR shall provide urns, sugar, sugar substitute, creamer, six ounce Styrofoam cups, and stirrers for coffee. The VENDOR shall provide a dispenser, ice, unsweetened tea, sugar, sugar substitute, stirrers, and nine ounce plastic or Styrofoam cups for iced tea. The CONTRACTEE may request only one optional beverage. However, the CONTRACTEE can switch the option according to seasonal preference. The size of the urns and dispensers provided to each site shall be large enough to accommodate the number of group dining meals ordered for the site.
Financial Statement from the Bidder
The bidder shall submit an independently audited financial statement for the last completed fiscal year, giving evidence of financial status and reference for verification.

Location of VENDOR and Production Facilities
The bidder shall submit information on food preparation and production facilities using ATTACHMENT A.

Quality Assurance for Food and Food Preparation and Production

Food Preparation and Safety
All food served shall be wholesome and of good quality. It shall be prepared in centers that meet the requirements of the SC Department of Health and Environmental Control (SCDHEC) (published in Food Service Establishments, Regulations-61-25), local occupancy and fire safety requirements, and have adequate security.

In the event that any person eating meals prepared under this contract becomes ill as a result of food poisoning and it is determined by SCDHEC to result from negligence of the VENDOR, the CONTRACTEE shall have justification for immediate cancellation of the contract.

The VENDOR shall provide a dial or digital style thermometer to each site. Site Managers should be given instructions on re-calibrating the thermometers to ensure the accuracy of each. The VENDOR, upon return of a malfunctioning thermometer, shall issue a replacement with the next meal delivery.

Frozen Meal Requirements when Prepared by the VENDOR
- Frozen meals must be produced using blast-chill/blast-freeze technology and equipment. The process used should meet local, state, and federal regulations for the production of frozen meals containing meat and poultry products. Frozen meals produced by a non-USDA regulated facility must have written authorization from SCDHEC and the SC Meat-Poultry Inspection Department indicating that the process and facility meet with their guidelines for safety and quality.
- Requests for written authorization to produce frozen meals shall include descriptions (and/or diagrams) for the following: (1) number of meals to be frozen daily; (2) marketing intentions; (3) equipment to be used; (4) the facility to be used (5) the production process to be used; and (6) the number of personnel, their duties, and experience.

These requests should be sent to:
Food Protection Division
Mailing address: 2600 Bull St, Columbia, SC 29201
Physical address: 8500 Farrow Rd.
Columbia, SC 29203
Phone: 803-896-0640, fax: 803-896-0645; and/or

SC Meat-Poultry Inspection Department, Sandhills Experimental Station
Mailing address: P.O. Box 102406, Columbia, SC 29224-2406
Physical address: 500 Clemson Road, Columbia, SC 29229
Phone: (803) 788-2260, fax: 803-788-8114
Email: Choskins@clemson.edu.

To ensure quality of frozen meals during storage and transportation, the VENDOR shall take any measure necessary to ensure that all meals remain in a solid-frozen state in accordance with USDA and SCDHEC guidelines.
CONTRACTEE Food Specifications
All food used in the preparation or service of meals for the CONTRACTEE shall be of high quality and meet any required standards and guidelines of the SCDHEC and the USDA. Food shall be from sources approved or considered satisfactory by the SCDHEC and USDA; shall be properly labeled; shall be free from spoilage, adulteration, and other contamination; and shall be safe for human consumption. No home-prepared or home-canned food is allowed.

The following minimum food standards must be met:
1. Canned Fruits and Vegetables – USDA Grade A
2. Fresh Fruits and Vegetables – #1 Quality
3. Poultry – USDA Grade A or better.
4. Beef – USDA Choice or better. Lean cuts should be selected and cooking methods that promote tenderness used.
5. Pork – USDA #1 or better. Lean cuts should be selected and cooking methods that promote tenderness used.
6. Ground Meats (beef, pork, and poultry) shall not exceed 20 percent fat by weight.
7. Fish – All fish and seafood products shall be of comparable quality to USDA guidelines for beef and poultry.
8. Eggs (or pasteurized eggs) – USDA Grade A or better
9. Milk and milk products (fluid or dry) – pasteurized and USDA Grade A
10. Salt – Iodized

Tested quantity recipes, adjusted to yield the number of servings needed, must be used to achieve consistent and desirable quality and quantity. Only actual recipe ingredients, as appropriate, should be used in the nutritional analysis. The VENDOR shall maintain a recipe file at each production site and provide the CONTRACTEE with a copy of these recipes when requested.

The CONTRACTEE reserves the right to modify the above requirements should items meeting the specifications not be acceptable to participants of the program.

The CONTRACTEE reserves the right to inspect such foods to determine compliance with the specifications and to reject any food not meeting such specifications. Preparation methods designed to conserve the nutritive value of food should be followed at all times. Specific attention should be given to short cooking periods and minimum use of water in preparation of vegetables. When delivered, the food shall be appetizing, attractive in color and texture, lightly seasoned, and not greasy. Whenever possible, herbs and spices, appropriate to the dish, should be utilized to reduce the amount of sodium added in food preparation.

Menus for Nutrition Services
A. Cycle Menus
A four-week cycle of menus shall be planned at least quarterly. One or more representatives of the VENDOR (including a Registered Dietitian) and the CONTRACTEE must meet in a mutually agreeable location to review draft menus. Proposed menus and nutritional analysis for each meal, showing values from the Nutrient Requirements and Values for Analysis table, shall be submitted to the CONTRACTEE at least two weeks prior to the quarterly menu review meeting. Final approval of all menus rests solely with the CONTRACTEE.

The VENDOR shall furnish one copy of the final approved menus, nutrient analysis, and the serving utensil guide to the CONTRACTEE 20 days prior to the service of said menu. The VENDOR shall furnish necessary copies of quarterly menus, the serving utensil guides, and posting menus to each site prior to the service of said menu. The weekly
posting menus shall be in large print (no smaller than 14 point). Changes to the menu may be made only with prior approval of the CONTRACTEE. It shall be the responsibility of the VENDOR to notify service sites of approved menu changes.

Note: If the VENDOR provides meals from more than one production site, all production sites must use the same products and follow the same standardized recipes.

B. Meal Requirements for Nutrition Services

Each meal and all menus must be planned according to LGOA nutrition requirements and reflect participants’ preferences. Religious, ethnic, cultural, or regional dietary requirements or preferences of a major portion of the group of participants at a group dining site shall be reflected in the planned menus. Holiday and/or special event meals shall be planned at the menu review meeting preceding the holiday or special event.

Food items within the meat, vegetable, fruit, and dessert groups shall be varied within the week and not repeated on the same days of consecutive weeks. A variety of food attributes and combinations shall be considered in menu planning.

All regular diet menus, both daily prepared and frozen meals, are to meet the requirements in these bid specifications. Non-perishable, picnic/special occasion, and deli meals do not have to meet the requirements at this time. The Nutrient Requirements closely follow a modified diet. Additional requirements for modified and therapeutic diet menus are specified separately.

C. Nutrient Requirements and Values for Analysis

(Note: Nutrient Requirements supersede the Meal Pattern. If the Nutrient Requirements are met, that is sufficient. The Meal Pattern is meant as a guide to assure that all nutrient requirements are met).

The table below presents the current minimum level of acceptable Dietary Reference Intakes (DRIs), which includes the Recommended Dietary Allowances (RDAs) nutrient values to use when planning and evaluating meals. Values are provided for serving one meal for one day's consumption for the average older adult population served by the Program. The guidelines for acceptable levels of RDA and DRI apply to frozen meals as well.

**Nutrient Requirements and Values for Analysis**
(The nutrients selected and compliance ranges reflect the minimum requirements for compliance.)

<table>
<thead>
<tr>
<th>Nutrient</th>
<th>Required Value*</th>
<th>Conditions</th>
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<tbody>
<tr>
<td>Calories (Kcal)</td>
<td>&gt;600</td>
<td>Preferred Range 625 - 800</td>
</tr>
<tr>
<td>Protein (% of total calories)</td>
<td>&gt;15%</td>
<td>Each day</td>
</tr>
<tr>
<td>Fat (% of total calories)</td>
<td>&lt;35%</td>
<td></td>
</tr>
<tr>
<td>Vitamin A (ug)</td>
<td>300 ug</td>
<td>Averaged over one week</td>
</tr>
<tr>
<td>Vitamin C (mg)</td>
<td>30 mg</td>
<td></td>
</tr>
<tr>
<td>Vitamin B6 (mg)</td>
<td>0.57 mg</td>
<td>Averaged over one week</td>
</tr>
<tr>
<td>Vitamin B12 (ug)</td>
<td>0.79 ug</td>
<td>Averaged over one week</td>
</tr>
<tr>
<td>Calcium (mg)</td>
<td>400 mg</td>
<td>Averaged over one week</td>
</tr>
<tr>
<td>Magnesium (mg)</td>
<td>140 mg</td>
<td>Averaged over one week</td>
</tr>
<tr>
<td>Zinc (mg)</td>
<td>3.7 mg</td>
<td>Averaged over one week</td>
</tr>
<tr>
<td>Sodium (mg)</td>
<td>1200 mg or less</td>
<td></td>
</tr>
<tr>
<td>Fiber (gm)</td>
<td>&gt;8 gm</td>
<td>Averaged over one week</td>
</tr>
</tbody>
</table>
* Required Value: This value represents one-third (1/3) of the DRIs.

To increase menu variety, slight increases in the one-third (1/3) RDA minimums for fat and sodium may occur, although this should happen rarely. In other words, the variance from the required values should be kept at a minimum. When variance is not kept at a minimum, the VENDOR should explain the reason for any large variance to its PSA, and consumers should be encouraged to make allowances by choosing smaller portions of fat and sodium in their other daily meal choices.

Note: Fortified foods should be used to meet certain vitamin requirements. The major portion of Vitamin A should be from vegetable (carotenoid) sources.

Note: Certain frozen meal VENDORs may not be able to comply with the preferred range for calories.

In an effort to assist the regions in delivering frozen meals where it is most economical to do so (and meets with the approval of clients), the frozen meals may contain more calories than the preferred range.

D. Meal Pattern for Nutrition Services

The meal pattern below provides approximately 685 calories per meal. The number of servings for each food group is based on the USDA Food Guide in the Dietary Guidelines for Americans 2010 or any current or updated edition of the guidelines. These profiles represent the quantities of nutrients and other components that one would expect to obtain on average from a serving of food in each group. The food group components are specified in Section E below.

<table>
<thead>
<tr>
<th>Food Group</th>
<th>Lunch</th>
<th>Recommendations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fruit</td>
<td>1-2 servings</td>
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</tr>
<tr>
<td>Vegetable</td>
<td>2-3 servings</td>
<td>At least 1 dark green leafy and 1 dark orange every week.</td>
</tr>
<tr>
<td>Grain</td>
<td>2 servings</td>
<td>Whole grains are recommended.</td>
</tr>
<tr>
<td>Meat and Beans Group</td>
<td>3 ounces</td>
<td></td>
</tr>
<tr>
<td>Milk</td>
<td>1 serving</td>
<td>Puddings and other foods made with milk should be considered for the proportionate amount of milk used in their preparation.</td>
</tr>
<tr>
<td>Dessert</td>
<td>If served, 1 serving</td>
<td>Should come from existing food groups such as fruit, grain, and milk groups.</td>
</tr>
<tr>
<td>Accompaniments*</td>
<td>1-2 servings</td>
<td>See accompaniments under Section E below.</td>
</tr>
<tr>
<td>Beverages</td>
<td></td>
<td>Water, juice is acceptable.</td>
</tr>
</tbody>
</table>

*Accompaniments include margarine, mayonnaise, condiments, sauces, and spreads as needed.
E. Food Group Components and Serving Sizes
The VENDOR shall adhere to the USDA Food Guide in the Dietary Guidelines for Americans 2010 or the most recently updated version of the guidelines for food group components based on its general nutrient content and serving sizes. The VENDORS shall also adhere to all USDA regulations and food classifications.

When CONTRACTEE selects weekly delivery of shelf-stable or blast-frozen meals, quart and pint size containers of milk may be used.

Accompaniments
- If accompaniments are served, food analysis should show that the distribution of fat, calories, and carbohydrates remains within an acceptable range for the meal.
- Each serving may be approximately one teaspoon of fortified margarine or butter, mayonnaise, salad dressing, or vegetable oil. However, every effort should be made to eliminate or limit foods containing trans fatty acids from partially hydrogenated oils.
- Include traditional meal accompaniments as appropriate, including condiments, spreads, and garnishes. Examples include: mustard and/or mayonnaise with a meat sandwich, cranberry sauce to accompany turkey items, tartar sauce with fish, salad dressing with tossed salad, and margarine with bread or rolls. Limit use of high sodium and high fat items.
- Whenever feasible, provide reduced fat and sodium alternatives. Minimize use of fat and salt (sodium) in food preparation. Fats should be primarily from vegetable sources and in a liquid or soft (spreadable) form (polyunsaturated and monounsaturated fats) that are lower in partially hydrogenated fat (trans fatty acids), saturated fat, and cholesterol.

Beverages
- Fluid intake should be encouraged, as dehydration is a common problem in older adults. It is a good practice to have drinking water available and to discourage the use of sugar sweetened beverages when possible.
- Other beverages, such as juices, may be served. Non-nutritive beverages do not help meet nutrition requirements but can help with hydration.

F. Resources to identify foods high in specific nutrients
Foods considered good sources of specific nutrients are available and can assist in selecting foods to meet nutrient requirements. In addition, the CONTRACTEE may provide a list of foods that may be substituted for like-value foods on the menu. However, the approval process of making such menu substitutions is outlined by the CONTRACTEE in this meal bid document.

The latest Dietary Guidelines for Americans 2010 (the most current edition found on the USDA web site), as well as the Dietary Reference Intakes (DRIs) can be found at the US Department of Agriculture (USDA), National Agriculture Library at http://ndb.nal.usda.gov/.

The USDA's National Nutrient Database for Standard Reference, Release 19 is available online at http://ndb.nal.usda.gov/ or the USDA National Nutrient Database for Standard Reference at http://ndb.nal.usda.gov/ndb/foods/list. The database contains reports of selected food items and nutrients sorted by food description or in descending order by nutrient content in terms of common household measures. Additional
resources from the National Policy and Resource Center on Nutrition and Aging are available online at http://nutritionandaging.fiu.edu/.

G. CONTRACTEE Menu Substitutions, Shortages, and Replacements
All menu substitutions should be of equivalent nutritional value, and such replacements must be approved by the CONTRACTEE in accordance with these meal bid specifications. The CONTRACTEE may provide the VENDOR with a list of approved food substitutions. Non-scheduled substitutions by the VENDOR shall be limited to four per year. In the event the VENDOR makes an additional substitution without prior approval, CONTRACTEE shall not be responsible for payment for the unapproved substituted menu item. Likewise, any menu item omitted shall not be honored by the CONTRACTEE; the cost of said items shall be deducted from the bill at a rate per item to be determined at the time the contract is awarded.

When all or part of a meal is short, the VENDOR shall provide reimbursement to the CONTRACTEE or CONTRACTEE’S representative, within one week, for any out of pocket expenses incurred for replacement items. If the VENDOR, to replace an ordered meal that was not delivered, must purchase a full meal, the VENDOR may bill the CONTRACTEE for each replacement meal up to the amount of the contracted cost. Whenever the VENDOR provides reimbursement for replacement meals, the CONTRACTEE shall report the replacement meals as ordered and delivered.

H. VENDOR’s General Requirements
All equipment and vehicles used in the preparation, transportation, service, and delivery of food must meet the current requirements of the South Carolina Department of Health and Environmental Control (SCDHEC) and be approved by the appropriate county health department. Before entering into a contract, the VENDOR must have an operating license for the facility and appropriate equipment must be NSF (formerly known as the National Sanitation Foundation) approved. The VENDOR shall perform maintenance on all equipment owned by the VENDOR to ensure the equipment is in good working order.

I. Temperature Maintenance of Potentially Hazardous Foods
Potentially hazardous food requiring refrigeration after preparation shall be rapidly cooled to an internal temperature which meets current federal and state regulations set by the U.S. Department of Agriculture (USDA) and the South Carolina Department of Health and Environmental Control (SCDHEC). Potentially hazardous foods are those foods that require time/temperature control for safety (TCS) to limit pathogenic microorganism growth or toxin formation. Per the current FDA Food Code, potentially hazardous foods include poultry, fish, shellfish, eggs, meat, meat products, milk, milk products, puddings, foods high in protein, cream filled goods, gravies, sauces, custards, potato and protein salads, potatoes, tofu, cooked beans, cooked winter squash, cooked rice, low acid foods, cantaloupe, raw seeds sprouts, cut leafy greens, and cut tomatoes.

Potentially hazardous food shall be packaged at the production site and transported in enclosed vehicles in a manner that will maintain hot and cold food at the required temperature according to the current food preparation, transportation, and serving regulations set by the SCDHEC. The current FDA Food Code sets the required minimum holding temperature for heated food at 135 degrees. The VENDOR shall keep daily records of the temperature of potentially hazardous foods when packed and provide these records upon request. These records shall be kept for a period of three years.
The CONTRACTEE shall work with the VENDOR to develop preparation and delivery systems and schedules which adhere to all applicable local, state, and federal guidelines, regulations, and policies. If necessary, vehicles must be equipped with adequate facilities, automatic in operation and thermostatically controlled, for maintaining food at safe temperatures that meet SCDHEC thermostat/temperature requirements.

In addition to the above requirements for transporting the food, the VENDOR shall provide equipment necessary for maintaining safe temperatures of food at the meal site until serving time or packing for delivery to the client, adhering to all current food preparation, handling, transportation, temperature requirements, and regulations set by SCDHEC.

J. **VENDOR’S & CONTRACTEE’S Equipment for Daily-Prepared and Picnic Meals**

Daily-prepared food shall be delivered to nutrition sites in bulk. It shall be packaged so that there will be a minimum of spills in the carrier. The VENDOR shall take any necessary measures including, but not limited to, reducing fill level and covering pans with stretch plastic film, aluminum foil, and metal lids to prevent spillage. Carriers shall be provided in a size and/or quantity to contain all food delivered to the sites. Special care shall be taken in packaging cold food to prevent melting ice from contacting food.

When an optional beverage is offered, a stainless steel coffee maker or thermoplastic tea urn shall be provided to each site, dependent upon the beverage choice of the CONTRACTEE. The number of meals served at the site shall determine the size of the beverage containers. Cleaning of the coffee maker and tea urn shall be the responsibility of the meal site personnel.

K. **VENDOR’s Equipment for Frozen Meals**

Frozen meals must be stored at zero degrees Fahrenheit. During transportation and delivery, the meals must remain frozen solid to the touch. The VENDOR shall take any measure necessary to provide equipment and vehicles to ensure they remain in this state. The CONTRACTEE may ask for a meal replacement if the frozen meal is not frozen to touch upon delivery.

The fresh, canned, or frozen food items, which are used to supplement a frozen entrée, must be handled appropriately.

Equipment needed at dining sites to properly handle and prepare these meals shall include chest freezers, convection ovens, milk containers, and refrigerated units. Maintenance of this equipment when provided by the VENDOR shall be the responsibility of the VENDOR, but daily cleaning of the equipment shall be the responsibility of the meal site personnel.

L. **VENDOR’S Equipment for Non-Perishable Meals**

Non-perishable and Emergency Meal components shall be stored in a dry and temperature-controlled location, as are other dry goods, and where contents will remain intact without denting, crushing, etc. The VENDOR shall adhere to all current food storage and preparation requirements and regulations set by the South Carolina Department of Health and Environmental Control (SCDHEC).

M. **VENDOR Delivery of Meals**

The VENDOR shall be flexible regarding the number of daily meals, but is encouraged to have a daily average of 25 group dining meals per site, in addition to any home-delivered meals served by the CONTRACTEE. For daily-prepared meals, the CONTRACTEE and
its authorized designees shall notify the VENDOR by 3:00 p.m. of each serving day the number of meals required for the next serving day. This shall constitute a purchase order, which shall cover the maximum billing for that order. Only those persons authorized by the CONTRACTEE have the authority to make a change in the number of daily meals. CONTRACTEE shall provide a list of authorized persons at the time the contract is executed.

The VENDOR shall follow an established delivery schedule for each of the meal sites to ensure that meals are served at the given time.

Upon delivery of meals to each meal site, an authorized representative of the CONTRACTEE shall sign a receipt/voucher in multiple copies to verify receipt of the correct food order, with copies to be retained by the VENDOR and the CONTRACTEE. Such receipts/vouchers shall list the number and types of meals ordered and received. It is at this point that the site personnel should be verifying and documenting the temperature of food delivered. Meal site staff is responsible for submitting receipts for each delivery, entering the number of meals delivered, noting any discrepancies, and rating general food quality. Copies of these receipts shall be kept by the CONTRACTEE for a period of three years in the event the PSA or LGOA requests to review them.

N. VENDOR and CONTRACTEE Supply Responsibilities

The VENDOR shall be responsible for providing the service supplies as specified by the CONTRACTEE. This may include disposables and other utensils. Dining sites may have available china, flatware, glasses, and other reusable items for meal service if a quality commercial dishwasher is available on site. It shall be the responsibility of the PSAs to work with the CONTRACTEE to establish supply responsibilities in their respective planning and service areas for portions, which adhere to Administration for Community Living (ACL) requirements including the one-third (1/3) RDI dietary guidelines, as well as all USDA and SCDHEC safety and health requirements. This shall include table settings (single service) for trays, cups, as well as other items such as straws, flatware, napkins, gloves, condiments, sandwich bags, and containers for iced-cakes and any other items needed for serving meals or providing table settings.

O. VENDOR Management and Supportive Personnel

The VENDOR shall have a working knowledge of the OAA Nutrition Program and all policies and procedures of the LGOA and PSA. The VENDOR shall be available to participate, upon invitation, in Nutrition Program activities that are held throughout the contract area. Supportive personnel including, but not limited to, a Registered Dietitian, shall be available to the CONTRACTEE and the sites served under the contract for menu planning, recipe modification, and technical assistance related to the food service operation. The name of the person at each food production center whose primary responsibility is the management of the food service for the VENDOR must be provided to the CONTRACTEE (Attachment C Project Menu Plan for Breakfast). The VENDOR shall designate an individual to serve as the primary liaison to the CONTRACTEE.

VENDOR management personnel shall be available to the CONTRACTEE at least quarterly to provide training in food service/portion control, proper care of equipment, safety, sanitation, and serving techniques to meal site managers. Meal sites shall be visited at least quarterly per contract year by a designated representative of the VENDOR to determine the quality of service and acceptability of food by participants. Lines of
communication shall be open between the VENDOR and the CONTRACTEE. The VENDOR shall agree to employ older workers, if possible.

A written report of all visits and training sessions conducted by the VENDOR shall be provided to the CONTRACTEE within two weeks of completion of all visits and trainings conducted. The CONTRACTEE shall keep this report on file to provide upon request.

P. VENDOR and CONTRACTEE Emergency Procedures

The VENDOR shall provide a copy of its emergency procedures for delivering food in the case of truck or equipment breakdown.

One day’s supply of non-perishable meals must be kept on inventory at each production site in case of equipment breakdown or other unavoidable emergency. As used, this emergency supply will be replaced by one of the alternate menus.

As a general rule, in the event of hazardous weather or an emergency situation, if the public schools are closed or open late, the site shall also be closed or open late. (All VENDORS and CONTRACTEES shall abide by the emergency closing protocols found in Chapter 400, Section 409 of the South Carolina Aging Network’s Policies and Procedures Manual.)

The manager for the CONTRACTEE and production center manager(s) are responsible for notifying each other prior to 7:00 a.m. if hazardous weather conditions exist in either the contract area or the production center area.

If the production center manager is notified prior to 7:00 a.m. of a site closing due to hazardous weather, the food already prepared shall be promptly frozen or refrigerated, as appropriate, and the day’s menu shall be substituted for the following day’s menu if applicable.

If delivery truck(s) have departed from the production site(s) prior to a 7:00 a.m. cancellation of meals by the CONTRACTEE, the CONTRACTEE is not liable for payment for those cancelled meals.

The CONTRACTEE and production center managers are responsible for providing each other with home telephone numbers for emergency use only. In the case of late opening, a change in serving time may be agreed upon between the VENDOR and the CONTRACTEE if weather conditions are expected to improve in time for delivery before 1:00 p.m.

Q. VENDOR Minimum Insurance Coverage

The SUBGRANTEES of the Lieutenant Governor’s Office on Aging (LGOA), known as the Planning Service Area (PSA), will not reimburse the CONTRACTEES if the VENDORS do not carry at least the minimum insurance coverage for Worker’s Compensation, Comprehensive (including products), and Automotive Liability. It shall be the responsibility of the PSAs to ensure that CONTRACTEES only obtain services from VENDORS that have at least the minimum insurance coverage as determined by the PSAs and VENDORS, based on current recommended minimum levels from the South Carolina Department of Insurance and insurance industry standards for each planning and service area.

The awarded VENDOR shall furnish to the CONTRACTEE, within 10 days after written acceptance of bid, a copy of the Liability Insurance Certificate. The award shall not become effective until receipt of the required Liability Insurance Certificate.
R. **VENDOR and CONTRACTEE Meal Service Reporting and Billing**

The VENDOR shall supply all reports requested by the CONTRACTEE, and the CONTRACTEE shall make these reports available to the PSA upon request. Working through the PSA, the LGOA reserves the right to review these documents as well. The VENDOR shall bill the CONTRACTEE on the last day of each month. The CONTRACTEE shall pay such billings within 30 days of invoice receipt. Both the CONTRACTEE and VENDOR are responsible for mutual agreement on numbers of meals ordered and delivered on a monthly basis for reporting/billing purposes.

S. **VENDOR Program Assurances**

The VENDOR shall guarantee that the meals conform to the requirements of the contract, the OAA, and the nutrition policies of the LGOA. Each menu shall be prepared, approved, and signed by a registered dietitian. Copies of the signed and approved menus must be retained by the VENDOR and made available to the CONTRACTEE, PSA, and LGOA upon request.

The VENDOR shall allow representatives of the Administration for Community Living (ACL), United States Department of Agriculture (USDA), LGOA, and CONTRACTEE to conduct on-site review of the VENDOR’s Production Center(s) without prior notice.

The VENDOR must meet, as appropriate, with the CONTRACTEE’S manager, site managers, and site committees to make adjustments in the meals service to meet religious, ethnic, cultural, or regional dietary requirements or preferences.

The VENDOR shall keep full and accurate sales and procurement records related to sales covered by the contract. All such accounting records shall be kept on file for a minimum of three years after the end of the federal fiscal year, to which the records pertain or any other period which the CONTRACTEE may from time to time designate. The VENDOR shall agree that authorized auditors and officials, upon request, shall have access to all such records for audit and review at a reasonable time and place. The authorized officials shall have the right to conduct on-site reviews of the food service, transportation, and handling operations.

No equipment, except NSF (formerly known as the National Sanitation Foundation) approved insulated containers for home delivered meals, shall be furnished or maintained by the CONTRACTEE. The VENDOR shall supply and maintain approved automotive vehicles, insulated containers and other equipment, (including utensils, cutlery, service ware, cups, straws, napkins, accessories, and condiments) appropriate for the storage, preparation, delivery, and serving of hot and cold foods and frozen meals abiding by all safety measures and sanitary practices in handling operations.

In the event that the VENDOR fails to deliver any meal(s) or other food to the designated sites as agreed upon, the CONTRACTEE may procure a meal(s) or other food elsewhere and charge the VENDOR the cost of such replacement or any other expense incurred in procuring such replacement.

A VENDOR contract shall be deemed as non-compliant and shall be justified for immediate cancellation of the contract if the VENDOR fails to deliver scheduled meals for a three day consecutive period, or if any person eating meals prepared under this contract becomes ill as a result of a food-borne illness attributed to the negligence of the VENDOR, as determined by the South Carolina Department of Health and Environmental Control (SCDHEC).
The VENDOR shall not subcontract any portion of the contract to another food service company without prior written approval by the CONTRACTEE. The CONTRACTEE must notify the PSA of any subcontracts.

The VENDOR shall be responsible for all fees, taxes, and licenses required for operating under this contract.

The VENDOR shall be flexible regarding the number of meals to be provided at each site from day to day.

Both the CONTRACTEE and VENDOR shall maintain on file financial documents pertaining to this contract for three years.

General Conditions and Compliances for VENDORS

1. Civil Rights Act of 1964, title VI and VII
   The VENDOR shall abide by all federal and state employment laws, regulations, and requirements, including but not limited to, the Civil Rights Act of 1964, Title VI and VII, the Americans for Disabilities Act, and the United States Department of Labor (USDOL) Employment Standards Administration.

2. VENDOR and CONTRACTEE Indemnification
   The VENDOR shall act as an independent contractor and not as an employee or agent of the CONTRACTEE in operating the aforementioned services. The VENDOR shall be liable, and agree to be liable for, and shall indemnify, defend, and hold the CONTRACTEE harmless, for all liability incurred claims, suits, judgments, or damages arising from the operation of the aforementioned services during the course of the Agreement.

3. Termination of VENDOR
   Subject to the provisions below, the CONTRACTEE may terminate the contract for any reason, provided a 30 day written notice is given to the VENDOR in advance.
   - Termination for Convenience: In the event that this contract is terminated or cancelled for the convenience of the CONTRACTEE without the required 30 days advance written notice, then the CONTRACTEE may need to negotiate termination costs with the VENDOR, if appropriate.
   - Termination for Cause: Termination by the CONTRACTEE for cause, default, or negligence on a part of the VENDOR shall be excluded from the foregoing provisions; termination costs, if any, shall not apply. The 30 days written notice in advance requirement is waived, and the default provision shall apply.
   - In Case of Default: In case of default by the VENDOR, the CONTRACTEE reserves the right to purchase any or all items in default in the open market, charging the VENDOR with any additional costs. The defaulting VENDOR shall not be considered a responsible bidder until the assessed charge has been satisfied.

   The VENDOR may terminate the contract giving the CONTRACTEE no less than a 120 days prior written notice of intention to terminate as of the date specified.

   The CONTRACTEE shall notify the PSA immediately upon termination of contract.

4. Contract Period between VENDOR and CONTRACTEE:
   The contract shall run from July 1, ____ through June 30, ____, with the option being renewed on an annual basis, not to exceed three additional years. This contract shall automatically extend on each anniversary date unless either party elects otherwise as
allowed in the contract. If the VENDOR elects not to extend on the anniversary date, the
VENDOR must notify the CONTRACTEE of its intention in writing 120 days prior to the
anniversary date. At renewal time, the CONTRACTEE may elect to add an optional
service, which is stated in this contract, subject to negotiations, and a written agreement
between both parties.

Price changes may be negotiated to be effective on renewal date if extended. If the contract
is extended beyond the initial contract year, price adjustments shall equal the change in the
United States Consumer Price index for all urban consumers (CPI-U) for food away from
home for the previous twelve month contract period. In the event of a major change in the
quantity of meals, the CONTRACTEE reserves the right to negotiate the price based on
market conditions.
## ATTACHMENT A: LOCATION OF VENDOR AND PRODUCTION FACILITY

<table>
<thead>
<tr>
<th>NAME OF VENDOR:</th>
<th>ADDRESS:</th>
<th>PHONE:</th>
<th>CONTACT:</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>LIST OF PRODUCTION FACILITIES</th>
<th>DATE OF MOST RECENT INSPECTION</th>
<th>GRADE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Phone:</td>
<td></td>
<td></td>
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<tr>
<td>Manager:</td>
<td></td>
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<tr>
<td>2.</td>
<td></td>
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<tr>
<td>Phone:</td>
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<tr>
<td>Manager:</td>
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<tr>
<td>3.</td>
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<tr>
<td>Phone:</td>
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<tr>
<td>Manager:</td>
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<tr>
<td>4.</td>
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<tr>
<td>Phone:</td>
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<tr>
<td>Manager:</td>
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</tbody>
</table>

Copies of most recent sanitation inspection (a USDA/FDA certification, if applicable) for each production facility must be attached.

Note: If a bidder is purchasing pre-plated blast-frozen meals, the bidder must also supply evidence that such VENDOR complies with all the requirements contained herein and must provide the VENDOR’s plant inspection number and USDA certification.
ATTACHMENT B: PROJECT MENU PLAN FOR LUNCH/DINNER
WEEK # _____

<table>
<thead>
<tr>
<th>Day</th>
<th>Month, Date</th>
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</thead>
<tbody>
<tr>
<td></td>
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</table>

<table>
<thead>
<tr>
<th>Meat or alternate (three ounces)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Vegetable and Fruits (two servings)</td>
<td></td>
</tr>
<tr>
<td>Bread or alternates (two servings)</td>
<td></td>
</tr>
<tr>
<td>Milk or alternate (one cup)</td>
<td></td>
</tr>
<tr>
<td>Dessert (one serving)</td>
<td></td>
</tr>
<tr>
<td>Accompaniments (as needed)</td>
<td></td>
</tr>
<tr>
<td>Beverage (optional)</td>
<td></td>
</tr>
</tbody>
</table>

Notes: 

Prepared by ______________________________  VENDOR ___________________  Effective date _____ to _______

I certify that these menus meet the nutrition requirements as specified in the Meal Bid Specifications provided by the CONTRACTEE and the corresponding computer nutrient analysis indicates compliance with the Table: Nutrient Requirements and Values for Analysis.

_________________________  __________________________  AND  __________________
VENDOR Dietitian/Nutritionist  Registration  Number
ATTACHMENT C: PROJECT MENU PLAN for Breakfast

WEEK # _____

<table>
<thead>
<tr>
<th>Day</th>
<th>Month, Date</th>
<th>Meat or alternate (one ounce)</th>
<th>Vegetables and Fruits (two servings)</th>
<th>Bread or alternates (three servings)</th>
<th>Milk or alternate (one cup)</th>
<th>Accompaniments (as needed)</th>
<th>Beverage (optional)</th>
<th>Notes</th>
</tr>
</thead>
</table>

Prepared by ___________________________________________ VENDOR __________________________ Effective date _____ to _______

I certify that these menus meet the nutrition requirements as specified in the Meal Bid Specifications provided by the CONTRACTEE and the corresponding computer nutrient analysis indicates compliance with the Table: Nutrient Requirements and Values for Analysis.

_______________________ _____________________
VENDOR Dietitian/Nutritionist AND Registration Number
ATTACHMENT D: SAMPLE VENDOR MENU REQUIREMENTS

Note to VENDORS: Menu plans must be developed for the following menu types as checked:

- Regular main meal menus for July, August, and September (four week cycle, 20 menus)
- Modified main meal menus for July, August, and September (four week cycle, 20 menus)
- Frozen regular and modified main meal menus for July, August, and September, if a CONTRACTEE requests a bid for these frozen meals (four week cycle, 20 menus)
- A two-week set of non-perishable, shelf-stable meal menus (10 menus)
- Non-perishable, Emergency Meals (three menus)
- Picnic Meals, Special Meals, and Holiday Meals (two menus for each type)
- Deli Meals for July, August, and September to include two meals for week-end days (18 menus total)
- Breakfast menus (two weeks or 10 menus)

SAMPLE CONTRACTEE MENUS

Note to VENDORS: Sample menus (for those menu types checked) are provided for reference.

- Regular main meal menus
- Modified main meal menus
- Frozen regular and modified main meal menus
- Non-perishable shelf-stable meal menus
- Non-perishable Emergency Meals
- Picnic Meal menus, Special Meal menus, and Holiday Meal menus
- Deli Meals menus
- Breakfast menus
APPENDIX 500B: CHECKLIST FOR SITES THAT SERVE FOOD

Service Provider: ____________________________

Site: ____________________________

Inspector: ____________________________ Date: ____________________________

PERSONNEL ISSUES
1. All serving personnel are clean, wear gloves, and are free of cuts and infections.
2. All personnel eat, drink, and smoke only in approved areas or break room.

FACILITY AND EQUIPMENT ISSUES
3. Facility is handicap accessible.
4. Floors and walls are clean, clear of clutter, and in good repair. Open windows shall have screens.
5. Room is well ventilated and has a comfortable temperature.
6. Lighting is adequate.
7. Tables, counter-tops, and surfaces near food serving areas are clean, sanitized, and well maintained. A sanitizing solution of one part bleach to 10 parts water must be used.
8. Hand-washing facilities are equipped with hot (>110°) and cold water, soap, and sanitary, single use towels.
9. Water source is safe: hot/cold and good pressure.
10. Restroom facilities are clean, adequate, accessible, in good repair, and are well-stocked with supplies.
11. Garbage is contained in covered receptacles, of an adequate number, kept away from serving areas, and has a surrounding area that is clean and free of insects and rodents.
12. Vermin such as flies, cockroaches, mice, etc., are controlled.
13. Food and single-use supplies are stored in a safe manner, and cleaning supplies are stored in a separate place that is away from food and food serving supplies.
14. Food carriers used to transport individually portioned meals to homes are insulated, clean, and can be sanitized.
15. Food carriers used shall be of nonporous materials.

FOOD SAFETY ISSUES
16. Approved food thermometer is available and accurate. Temperatures are measured and recorded.
17. Temperatures of potentially hazardous foods are maintained at minimum temperature requirements as set by the South Carolina Department of Health and Environmental Control (SCDHEC) regulations and documented.
18. Food is portioned properly, using correct utensils and sanitary food handling techniques.
19. An approved method of food service is used.
   a) Sneeze guards on display cases; or
   b) Tray preparation in a protected area and handed to clients as they pass through a service window or doorway, or given to a volunteer who takes the tray to the client at the table.
20. Food is from approved sources.

COMMENTS, NEEDED CORRECTIONS, AND CORRECTION COMPLETION DUE DATE:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________