incorporate any manually-issued authorization documents, account for any replacement or supplemental authorization documents issued to a household, and identify cases of unauthorized and duplicate participation;

- (v) Provide a mechanism allowing for a household's redemption of more than one valid authorization document in a given month:
- (vi) Generate data necessary to meet Federal issuance and reconciliation reporting requirements, and provide for the eventual capability of directly transmitting data to FNS including:
 - (A) Issuance:
- (1) FNS-259—Summary of mai issuance and replacement;
- (2) FNS-250—Reconciliation of redeemed ATPs with reported authorized coupon issuance.
- (B) Reconciliation: FNS-46—ATP Reconciliation Report.
- (vii) Generate data necessary to meet other reporting requirements and provide for the eventual capability of directly transmitting data to FNS, including:
- (A) FNS-101—Program participation by race;
- (B) FNS-209—Status of claims against households; and
- (C) FNS-388—Coupon issuance and participation estimates.
- (viii) Allow for sample selection for quality control reviews of casefiles, and for management evaluation reviews;
- (ix) Provide for program-wide reduction or suspension of benefits and restoration of benefits if funds later become available and store information concerning the benefit amounts actually issued;
- (x) Provide for expedited issuance of benefits within prescribed timeframes;
- (xi) Produce and store a participation history covering three (3) year(s) for each household receiving benefits.
- (xii) Provide for cutoff of benefits for households which have not been recertified timely; and
- (xiii) Provide for the tracking, aging, and collection of recipient claims and preparation of the FNS-209, Status of Claims Against Households report.
- (3) General. The following functions shall be part of an overall State agency

- system but need not necessarily be automated:
- (i) All activities necessary to meet the various timeliness and data quality requirements established by FNS;
- (ii) All activities necessary to coordinate with other appropriate Federal and State programs, such as TANF or SSI:
- (iii) All activities necessary to maintain the appropriate level of confidentiality of information obtained from applicant and recipient households;
- (iv) All activities necessary to maintain the security of automated systems to operate SNAP;
- (v) Implement regulatory and other changes including a testing phase to meet implementation deadlines, generally within 90 days;
- (vi) Generate whatever data is necessary to provide management information for the State agency's own use, such as caseload, participation and actions data:
- (vii) Provide support as necessary for the State agency's management of Federal funds relative to SNAP administration, generate information necessary to meet Federal financial reporting requirements;
- (viii) Routine purging of case files and file maintenance, and
- (ix) Provide for the eventual direct transmission of data necessary to meet Federal financial reporting requirements

[Amdt. 284, 52 FR 35226, Sept. 18, 1987, as amended by Amdt. 356, 59 FR 29713, June 9, 1994]

§ 272.11 Systematic Alien Verification for Entitlements (SAVE) Program.

- (a) General. A State agency shall use an immigration status verification system established under section 1137 of the Social Security Act (42 U.S.C. 1320b-7) to verify the eligible status of all aliens applying for SNAP benefits USCIS maintains the Systematic Alien Verification for Entitlements (SAVE) Program to conduct such verification.
- (b) Agreements. (1) Prior to implementing the SAVE Program, the State agency shall execute an agreement with USCIS. The agreement shall specify the information to be exchanged and the procedures which will be used in the exchange of information.

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- (2) The agreement shall cover at least the following areas:
- (i) Identification of positions of all agency officials with authority to request immigration status information:
- (ii) Identification and location of all SAVE access points covered by the agreement;
- (iii) For automated SAVE verification through access to the Alien Status Verification Index (ASVI), a description of the access method and procedures:
- (iv) For secondary verification as described in paragraph (d) of this section, the locations of USCIS District Offices to which verification requests will be directed;
- (v) The safeguards limiting release or redisclosure as required by State or Federal law or regulation as discussed in §272.1(c) and as may be required by other guidelines published by the Secretary; and
- (vi) Reimbursement or billing agreements for ongoing SAVE operational costs, as well as any developmental costs associated with establishing access to the ASVI database.
- (c) Use of data. The State agency shall use information obtained through the SAVE Program only for the purposes of:
- (1) Verifying the validity of documentation of alien status presented by an applicant;
- (2) Verifying an individual's eligibility for benefits;
- (3) Investigating whether participating households received benefits to which they were not entitled, if an individual was previously certified to receive benefits on the basis of eligible alien status; and
- (4) Assisting in or conducting administrative disqualification hearings, or criminal or civil prosecutions based on receipt of SNAP benefits to which participating households were not entitled.
- (d) Method of verification. The State agency may verify the documentation presented by an alien applicant by completing USCIS Form G-845 and submitting photocopies of such documentation to the USCIS for verification as described in §273.2(f)(10) of this chapter. In States that participate in SAVE, the State agency must

use this secondary verification procedure whenever the applicant-individual's documented alien status has not been verified through automated access to the ASVI or significant discrepancies exist between the data on the ASVI and the information provided by the alien applicant.

(e) Plan of operation. The requirements for participation in the SAVE Program shall be included in an attachment to the State agency's Plan of Operation as required in §272.2(d). This document shall include a description of procedures used, method of access and the agreement specified in paragraph (b) of this section, including steps taken to meet requirements of limiting disclosure and safeguarding of information obtained from SNAP households as specified in §272.1.

[53 FR 39440, Oct. 7, 1988, as amended at 65 FR 33439, May 24, 2000; Amdt. 388, 65 FR 70193, Nov. 21, 2000; 84 FR 15093, Apr. 15, 2019]

§ 272.12 Computer matching requirements.

- (a) General purpose. The Computer Matching and Privacy Protection Act (CMA) of 1988, as amended, addresses the use of information from computer matching programs that involve a Federal System of Records. Each State agency participating in a computer matching program shall adhere to the provisions of the CMA if it uses an FNS system of records for the following purposes:
- (1) Establishing or verifying initial or continuing eligibility for Federal Benefit Programs:
- (2) Verifying compliance with either statutory or regulatory requirements of the Federal Benefit Programs; or
- (3) Recouping payments or delinquent debts under such Federal Benefit Programs.
- (b) Matching agreements. State agencies must enter into written agreements with USDA/FNS, consistent with 5 U.S.C. 552a(o) of the CMA, in order to participate in a matching program involving a USDA/FNS Federal system of records.
- (c) Use of computer matching information. (1) A State agency shall not take any adverse action to terminate, deny, suspend, or reduce benefits to an applicant or recipient based on information