

Head Start Program Governance

Reference Book







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HEAD START ACT



Governing Body Sec. 642 (c)(1)

(c) Program Governance – Upon receiving designation as a Head Start agency, the agency shall establish and maintain a formal structure for program governance, for the oversight of quality services for Head Start children and families and for making decisions related to program design and implementation. Such structure shall include the following:

(1) GOVERNING BODY -

- (A) In General The governing body shall have legal and fiscal responsibility for the Head Start agency.
- **(B)** Composition The governing body shall be composed as follows:
 - (i) Not less than 1 member shall have a background and expertise in fiscal management or accounting.
 - (ii) Not less than 1 member shall have a background and expertise in early childhood education and development.



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governing body.	
(iv) Additional members shall—	
(I) reflect the community to be served and include parents of children who are currently,	• • • • • • • • • • • • • • • • • • • •
or were formerly, enrolled in Head Start programs; and	• • • • • • • • • • • • • • • • • • • •
(II) are selected for their expertise in education, business administration, or community affairs.	
(v) Exceptions shall be made to the requirements of clauses (i) through (iv) for members of a governing	• • • • • • • • • • • • • • • • • • • •
body when those members oversee a public entity and are selected to their positions with the public entity by public election or political appointment.	
(vi) If a person described in clause (i), (ii), or (iii) is not	
available to serve as a member of the governing body, the governing body shall use a consultant,	• • • • • • • • • • • • • • • • • • • •
or another individual with relevant expertise, with the qualifications described in that clause, who	• • • • • • • • • • • • • • • • • • • •
shall work directly with the governing body.	• • • • • • • • • • • • •
(C) Conflict of Interest – Members of the governing body shall:	• • • • • • • • • • • • • • • • • • • •
(i) not have a financial conflict of interest with the Head Start agency (including any delegate agency);	
(ii) not receive compensation for serving on the	
governing body or for providing services to the Head Start agency;	• • • • • • • • • • • • • • • • • • • •
(iii) not be employed, nor shall members of their immediate family be employed, by the Head Start	• • • • • • • • • • • • • • • • • • • •
agency (including any delegate agency); and	• • • • • • • • • • • •
(iv) operate as an entity independent of staff employed by the Head Start agency.	• • • • • • • • • • • • •
(D) Exception – If an individual holds a position as a result	
of public election or political appointment, and such position carries with it a concurrent appointment to	• • • • • • • • • • • • • • • • • • • •
serve as a member of a Head Start agency governing	
body, and such individual has any conflict of interest described in clause (ii) or (iii) of subparagraph (C)	



	(i)	serv	n individual shall not be prohibited from ing on such body and the Head Start agency I report such conflict to the Secretary; and	
	(ii)	or po	e position held as a result of public election olitical appointment provides compensasuch individual shall not be prohibited from iving such compensation.	
(E)	Res		sibilities – The governing body shall—	
, ,		have	e legal and fiscal responsibility for inistering and overseeing programs under	
			subchapter, including the safeguarding of ral funds;	
	(ii)		ot practices that assure active, independent,	
			informed governance of the Head Start ncy, including practices consistent with	
			section (d)(1), and fully participate in the elopment, planning and evaluation of the	
			d Start programs involved;	
	(iii)		esponsible for ensuring compliance with eral laws (including regulations) and	
		appl	icable state, tribal and local laws (including lations); and	
	(iv)	be re	esponsible for other activities, including—	
			selecting delegate agencies and the service areas for such agencies;	
			establishing procedures and criteria for recruitment, selection, and enrollment of	
			children;	
			reviewing applications for funding and amendments to applications for funding	
			for programs under this subchapter;	
			establishing procedures and guidelines for accessing and collecting information	
			described in subsection (d)(2);	
			reviewing and approving all major policies of the agency, including—	
			(aa) the annual self assessment and financial audit;	



	(bb)	such agency's progress in carrying out the programmatic and fiscal provisions in such agency's grant application, including implementation of corrective actions; and	
	(cc)	personnel policies of such agencies regarding the hiring, evaluation, termination, and compensation of agency employees;	
(VI)	the p	loping procedures for how members of colicy council are selected, consistent paragraph(2)(B);	
(VII)	ing, a	oving financial management, accountance reporting policies, and compliance laws and regulations related to cial statements, including the –	
	(aa)	approval of all major financial expenditures of the agency;	
	(bb)	annual approval of the operating budget;	
	(cc)	selection (except when a financial auditor is assigned by the State under State law or is assigned under local law) of independent financial auditors who shall report all critical accounting policies and practices to the governing body; and	
	(dd)	monitoring of the agency's actions to correct any audit findings and of other actions necessary to comply with applicable laws (including regulations) governing financial statements and accounting practices;	
(VIII)	cond	wing results from monitoring ucted under section 641A(c) including opriate follow-up activities;	
	i i p san a sa aparamae,		



(IX)	approving personnel policies and procedures, including policies and procedures regarding the hiring, evaluation and compensation, and termination of the Executive Director, Head Start Director, Director of Human Resources, Chief Fiscal Officer, and any other person in an equivalent position with the agency;	
(X)	establishing, adopting, and periodically updating written standards of conduct that establish standards and formal procedures for disclosing, addressing, and resolving—	
	(aa) any conflict of interest, and any appearance of conflict of interest, by members of the governing body, officers and employees of the Head Start agency, and consultants and agents who provide services or furnish goods to the Head Start agency; and	
	(bb) complaints, including investigations, when appropriate; and	
(XI)	to the extent practicable and appropriate at the discretions of the governing body, establishing advisory committees to oversee key responsibilities related to program governance and improvement of the Head Start program involved.	



Policy Council Sec. 642 (c)(2)

(A)	In General – Consistent with paragraph (1)(E), each Head Start agency shall have a policy council responsible for the direction of the Head Start program, including program design and operation, and long- and short-term planning goals and objectives, taking into account the annual communitywide strategic planning and needs assessment and self-assessment.	
(B)	Composition and Selection –	
	(i) The policy council shall be elected by the parents of children who are currently enrolled in the Head Start program of the Head Start agency.	
	(ii) The policy council shall be composed of –	
	(I) parents of children who are currently	
	enrolled in the Head Start program of the	
	Head Start agency (including any delegate agency), who shall constitute a majority of	
	the members of the policy council; and	
	(II) members at large of the community served by the Head Start agency (including any	
	delegate agency), who may include parents of children who were formerly enrolled in the	
(0)	Head Start program of the agency.	
(C)	Conflict of Interest – Members of the policy council shall –	
	(i) not have a conflict of interest with the Head Start	
	agency (including any delegate agency); and	
	(ii) not receive compensation for serving on the policy council or for providing services to the Head Start	
	agency.	
(D)	Responsibilities – The policy council shall approve	
	and submit to the governing body decisions about each of the following activities:	
	(i) Activities to support the active involvement of	
	parents in supporting program operations, includ- ing policies to ensure that the Head Start agency	
	is responsive to community and parent needs.	
	(ii) Program recruitment, selection, and enrollment priorities.	



Policy Council Sec. 642 (c)(2) continued

(iii)	Applications for funding and amendments to applications for funding for programs under this subchapter, prior to submission of applications described in this clause.	
(iv)	Budget planning for program expenditures, including policies for reimbursement and participation in policy council activities.	
(v)	Bylaws for the operation of the policy council.	
(vi)	Program personnel policies and decisions regarding the employment of program staff, consistent with paragraph (1)(E)(iv)(IX), including standards of conduct for program staff, contractors, and volunteers and criteria for the	
	employment and dismissal of program staff.	
(vii)	Developing procedures for how members of the policy council of the Head Start agency will be elected.	
(viii)	Recommendations on the selection of delegate agencies and the service areas for such agencies.	
Policy Con	nmittees Sec. 642 (c)(3)	
• •	mmittees – Each delegate agency shall create a mittee, which shall	
with	elected and composed of members, consistent paragraph (2)(B) (with respect to delegate encies);	
_	,	
con	ow procedures to prohibit conflict of interest, sistent with clauses (i) and (ii) of paragraph (2)(C) h respect to delegate agencies); and	
	responsible for approval and submission of issions about activities as they relate to the	

delegate agency, consistent with paragraph (2)(D)

(with respect to delegate agencies).



Program Governance Administration Sec. 642 (d)

(1)		se Policies – The Secretary shall develop s, procedures, and guidance for Head Start agencies rning	
	(A)	the resolution of internal disputes, including any impasse in the governance of Head Start programs; and	
	(B)	the facilitation of meaningful consultation and collaboration about decisions of the governing body and policy council.	
(2)	shall e for use progra	nsure the sharing of accurate and regular information by the governing body and policy council, about m planning, policies, and Head Start agency ions, including:	
	(A)	Monthly financial statements, including credit card expenditures;	
	(B)	Monthly program information summaries;	
	(C)	Program enrollment reports, including attendance reports for children whose care is partially subsidized by another public agency;	
	(D)	Monthly reports of meals and snacks provided through programs of the Department of Agriculture;	
	(E)	the financial audit;	
	(F)	the annual self-assessment, including any findings related to such assessment;	
	(G)	the communitywide strategic planning and needs assessment of the Head Start agency, including any applicable updates;	
	(H)	communication and guidance from the Secretary; and	
	(I)	the program information reports.	
(3)	Traini	ng and Technical Assistance – Appropriate training	
` ′		chnical assistance shall be provided to the members	
	the me	e governing body and the policy council to ensure that members understand the information the members	
		e and can effectively oversee and participate in the ms of the Head Start agency.	
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HEAD START PROGRAM PERFORMANCE STANDARDS



45 CFR §1301.1 Purpose.

An agency, as defined in part 1305 of this chapter, must establish and maintain a formal structure for program governance that includes a governing body, a policy council at the agency level and policy committee at the delegate level, and a parent committee. Governing bodies have a legal and fiscal responsibility to administer and oversee the agency's Head Start and Early Head Start programs. Policy councils are responsible for the direction of the agency's Head Start and Early Head Start programs.



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45 CFR §1301.2 Governing body.

(a)		Composition. The composition of a governing body must be in accordance with the requirements		
	specified at section 642(c)(1)(B) of the Act, except where specific exceptions are authorized in the case of public entities at section 642(c)(1)(D) of the Act.		at section 642(c)(1)(B) of the Act, except	
			entities at section 642(c)(1)(D) of the Act.	
	_		s must ensure members of the governing not have a conflict of interest, pursuant to	
		•	642(c)(1)(C) of the Act.	
(b)	Dut	ies a	and responsibilities.	
	(1)		governing body is responsible for activities cified at section 642(c)(1)(E) of the Act.	
	(2)		governing body must use ongoing moni-	
			ng results, data on school readiness goals, er information described in §1302.102, and	
		info	information described at section 642(d)(2) of the	
(-)	A .1		to conduct its responsibilities.	
(C)			y committees.	
	(1)	committees as it deems necessary for effective governance and improvement of the program.	•	
	(2)		f a governing body establishes an advisory	
	(2)	com	nmittee to oversee key responsibilities ted to program governance, it must:	
			Establish the structure, communication,	
		(1)	and oversight in such a way that the	
			governing body continues to maintain its legal and fiscal responsibility for the	
			Head Start agency; and,	
		(ii)	Notify the responsible HHS official of	
			its intent to establish such an advisory committee.	



45 CFR §1301.3 Policy council and policy committee.

(a)		ablishing policy councils and policy nmittees. Each agency must establish and	
	mai	ntain a policy council responsible for the direction ne Head Start program at the agency level, and	
	a policy committee at the delegate level. If an agency delegates operational responsibility for the entire Head Start or Early Head Start program to one delegate agency, the policy council and policy committee may be the same body.		
(b)	Composition.		
	(1)	A program must establish a policy council in	
		accordance with section 642(c)(2)(B) of the Act, or a policy committee at the delegate level in accordance with section 642(c)(3) of the Act, as early in the program year as possible. Parents of children currently enrolled in each program option must be proportionately represented on the policy council and on the policy committee at the delegate level.	
	(2)	The program must ensure members of the policy council, and of the policy committee at the delegate level, do not have a conflict of interest pursuant to sections 642(c)(2)(C) and 642(c)(3) (B) of the Act. Staff may not serve on the policy council or policy committee at the delegate level except parents who occasionally substitute as staff. In the case of tribal grantees, this exclusion applies only to tribal staff who work in areas directly related to or which directly impact	
		administrative, fiscal, or programmatic issues.	
(c)		ies and responsibilities.	
	(1)	A policy council is responsible for activities specified at section 642(c)(2)(D) of the Act. A policy committee must approve and submit to the delegate agency its decisions in each of the following areas referenced at section 642(c)(2) (D)(i) through (vii) of the Act.	



45 CFR §1301.3 Policy council and policy committee. continued

	(2)	A policy council, and a policy committee at the delegate level, must use ongoing monitoring results, data on school readiness goals, other information described in §1302.102, and information described in section 642(d)(2) of the Act to conduct its responsibilities.	
(d)	Terr	n.	
	(1)	A member will serve for one year.	
	(2)	If the member intends to serve for another year, s/he must stand for re-election.	
	(3)	The policy council, and policy committee at the delegate level, must include in its bylaws how many one-year terms, not to exceed five terms,	
		a person may serve.	
	(4)	A program must seat a successor policy council, or policy committee at the delegate level, before	
		an existing policy council, or policy committee at the delegate level, before the delegate level, may be dissolved.	
(e)	Rei	mbursement. A program must enable low-income	
	members to participate fully in their policy council or policy committee responsibilities by providing, if necessary, reimbursements for reasonable expenses incurred by the low-income members.		
	ii ioa	Trea by the low moonie members.	



45 CFR §1301.4 Parent committees.

(a)	esta of pot the prog prog than sepa mer of co	ablishing parent committees. A program must blish a parent committee comprised exclusively arents of currently enrolled children as early in program year as possible. This committee must established at the center level for center-based grams and at the local program level for other gram options. When a program operates more in one option, parents may choose to have a grate committee for each option or combine inbership. A program must ensure that parents currently enrolled children understand the process elections to the policy council or policy committee other leadership opportunities.	
(b)	pare the that the	uirements of parent committees. Within the ent committee structure, a program may determine pest methods to engage families using strategies are most effective in their community, as long as program ensures the parent committee carries out following minimum responsibilities:	
	(1)	Advise staff in developing and implementing local program policies, activities, and services to ensure they meet the needs of children and families;	
	(2)	Have a process for communication with the policy council and policy committee; and	
	(3)	Within the guidelines established by the governing body, policy council or policy committee, participate in the recruitment and	
		screening of Early Head Start and Head Start employees.	

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45 CFR §1301.5 Training.

An agency must provide appropriate training and technical assistance or orientation to the governing body, any advisory committee members, and the policy council, including training on program performance standards and training indicated in §1302.12(m) to ensure the members understand the information they receive and can effectively oversee and participate in the programs in the Head Start agency.

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(0)	NATIONAL CENTER ON
	Program Management and Fiscal Operations



45 CFR §1301.6 Impasse procedures.

(a)	To facilitate meaningful consultation and collaboration about decisions of the governing body and the policy council, each agency's governing body and	
	policy council jointly must establish written procedures for resolving internal disputes between the	
	governing board and policy council in a timely manner that include impasse procedures.	
	These procedures must:	
	Demonstrate that the governing body considers proposed decisions from the policy council and that the policy council considers proposed decisions from the governing body;	
	(2) If there is a disagreement, require the governing	
	body and the policy council to notify the other in writing why it does not accept a	
	decision; and,	
	(3) Describe a decision-making process and	
	a timeline to resolve disputes and reach decisions that are not arbitrary, capricious,	
	or illegal.	
(b)	If the agency's decision-making process does not result in a resolution and an impasse continues,	
	the governing body and policy council must select a mutually agreeable third party mediator and	
	participate in a formal process of mediation that	
	leads to a resolution of the dispute.	
(c)	For all programs except American Indian and Alaska Native programs, if no resolution is reached	
	with a mediator, the governing body and policy council must select a mutually agreeable arbitrator	
	whose decision is final.	





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This product was prepared under Grant # 90HC0011 for the U.S. Department of Health and Human Services, Administration for Children and Families, Office of Head Start, by the National Center on Program Management and Fiscal Operations.