ANNUAL APPROPRIATIONS

WIC is a discretionary program and relies on the annual appropriations process to obtain funding. Congress must pass twelve spending bills each year to fund a wide range of federal agencies and programs – including the military. With various interests at the table, the appropriations process is shaped by the priorities of major policymakers – including the President, the Speaker of the House, and the Senate Majority Leader.

Both the House and Senate have Appropriations Committees, each with twelve subcommittees that oversee the twelve spending bills. WIC is assigned to the Agriculture Appropriations Subcommittee, which also oversees funding for other USDA programs.

WIC funding is consolidated in one overall number – the budget authority. This funding level will set the overall spending for WIC’s various grants, including food grants and Nutrition Services & Administration (NSA) grants. State allocation levels are not determined by Congress, but through a funding formula managed by USDA after the appropriations process is complete. In the appropriations process, Congress separately determines funding only for WIC’s set-asides. This includes the set-aside for breastfeeding peer counselors, infrastructure and special project grants, and projects related to management information systems (MIS).

The appropriations process typically starts in early February, when the White House issues a budget request concurrent with the State of the Union. Appropriations subcommittees begin developing bills in the spring – this is the most critical time to engage appropriators and elevate WIC funding requests.
interest groups may use the process. Certain policymakers and the threats to the program throughout state programs. Collaborations with other federal and agency projects, and even enhance funding streams to support state for clinic procedures, set up new programs, and weigh program improvements. This process is known as “Child Nutrition Reauthorization.”

Major program improvements have been accomplished through the Child Nutrition Reauthorization process. Reauthorization can expand eligibility, alter the requirements for clinic procedures, set up new funding streams to support state agency projects, and even enhance collaborations with other federal and state programs.

WIC staff must push back against threats to the program throughout the Child Nutrition Reauthorization process. Certain policymakers and interest groups may use the Child Nutrition Reauthorization process to undermine the program’s public health success. In the 1990s, the National WIC Association staunchly opposed efforts to turn WIC into a block grant to states. More recently, NWA has fought back attempts to limit adjunctive eligibility and legislatively alter the food package.

Child Nutrition Reauthorization is assigned to the Senate Agriculture Committee and the House Education & Labor Committee. This sometimes leads to a dual process, as both committees may develop bills with different provisions.

The last successful Child Nutrition Reauthorization was the Healthy, Hunger-Free Kids Act of 2010, which transformed the landscape of WIC services by nationalizing EBT/e-WIC transactions. An attempt to reauthorize the child nutrition programs failed in 2015, when the House and Senate could not reconcile their different bills.

In 2019, retiring Senate Agriculture Committee Chairman Pat Roberts (R-KS) announced his intention to complete a reauthorization in the current Congress.

**BROADER ISSUES IMPACT WIC**

By virtue of its strong referral services, WIC is intricately connected with other healthcare, nutrition, and social services. While WIC policy is mainly governed by Child NutritionReauthorization and appropriations, legislation affecting other programs may intersect with WIC policy, affect the responsibilities of WIC staff, or impact the lives of WIC participants.

For example, various committees are weighing legislative initiatives related to Medicaid, particularly to address maternal mortality. NWA will update members as committees consider legislation outside the direct scope of WIC that may still impact WIC program administration and the lives of WIC participants.

**REGULATORY COMMENTING**

Once laws are passed by Congress, federal agencies are responsible for enacting regulations that create the framework to implement the new laws. USDA administers WIC and oversees any regulatory changes to WIC services.

Under federal law, the regulatory process allows for significant public input. USDA or other federal agencies will first issue a proposed rule – outlining likely changes to existing regulations. Proposed rules are open for public comment periods, usually lasting 60-120 days. This is a pivotal moment where members of the public – including WIC staff – can weigh in on proposed changes, offer suggestions, or express opposition. Federal agencies then consider public comments before issuing a final rule.

While USDA administers WIC, other agencies may implement regulations that impact the lives of WIC participants. The most prominent recent example is the Department of Homeland Security’s public charge rule. Other recent efforts outside of USDA include an attempt by the Office of Management and Budget to alter the calculation of the Federal Poverty Guidelines, which would impact those who are eligible to participate in WIC and other federal programs or efforts by the current EPA Administrator to adversely affect air and water quality standards.

**NWA IS HERE TO HELP!**

Throughout both legislative and regulatory processes, federal policymakers need to hear from WIC providers. NWA will continue to update members on pending policy changes and opportunities to engage with policymakers – to better inform and educate those in Washington on how the program is administered and how policy changes would impact the lives of WIC staff and participants.