



FY 2026 Summary of Changes

Revisions of HRSA General Terms and Conditions

Effective January 9, 2026

We have updated the FY2026 Terms and Conditions with the following changes:

Editorial Changes

- Changed publication date at the top

Substantive Changes

- In *Section 1. Administrative Requirements*, added the word “policies” to the third bullet and replaced “recipients” with “awards” in the first sub-bullet.
- In *Section 1. Administrative Requirements, Applicable Regulatory Provisions*, removed outdated language about the applicability of 45 CFR 75 prior to October 1, 2025.
- In *Section 1.a Termination*, removed outdated language about the applicability of 45 CFR 75 prior to October 1, 2025.
- In *Section 1.b Appeals*, added language about termination for compliance reasons.
- In *Section 1.d Prior Approval* updated the simplified acquisition threshold amount and percentage threshold for prior approval from 10 to 25 percent.
- Removed *Section 1.h Title IX Certification*, due to a court order setting aside this certification and enjoining HRSA from enforcing this provision in existing NoAs or from adding this term to any new NoAs.
- Moved former *Section 1.i Antidiscrimination Laws and Requirements Compliance Certification*, to Section 1.h

Inquiries

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