

## CHAPTER 90

AN ACT concerning emergency food services and supplementing Title 30 of the Revised Statutes.

**BE IT ENACTED** *by the Senate and General Assembly of the State of New Jersey:*

C.30:1A-12.1 “Anti-Hunger Link” to be established, maintained on all executive department websites.

1. a. The State Chief Technology Officer of the New Jersey Office of Information Technology, in consultation with the Commissioner of Human Services and the Secretary of Agriculture, shall establish and maintain an “Anti-Hunger Link” on the official website of every State executive department. The link shall direct the website user to a dedicated Internet webpage that lists all of the emergency food programs in the State, including, but not limited to, emergency meal providers, food pantries, soup kitchens, child and senior feeding programs, faith-based anti-hunger initiatives, and other food programs.

b. The State Chief Technology Officer of the New Jersey Office of Information Technology, in consultation with the Commissioner of Human Services and the Secretary of Agriculture, shall establish and maintain the dedicated emergency food program webpage described in subsection a. of this section; however, as deemed by the State Chief Technology Officer to be appropriate, in consultation with the Commissioner of Human Services and the Secretary of Agriculture, the dedicated emergency food program webpage may be established, hosted, and maintained by a nonprofit organization, pursuant to an agreement that is entered into between the Department of the Treasury and the nonprofit organization.

c. The “Anti-Hunger Link” and dedicated emergency food program webpage established under this section shall be regularly updated, on a schedule to be determined by the State Chief Technology Officer.

2. This act shall take effect on the first day of the seventh month next following enactment, except that the State Chief Technology Officer of the New Jersey Office of Information Technology may take any anticipatory administrative action in advance as shall be necessary for the implementation of this act.

Approved May 9, 2019.