

§ 1050.2 Definitions.

*Applicable program* means any program authorized under Title II of the Community Opportunities, Accountability, and Training and Education Act of 1998, 42 U.S.C. 9901, *et seq.*

*Direct funding, directly funded or funding provided directly* means funding that is provided to an organization directly by a governmental entity or an intermediate organization that has the same duties as a governmental entity, as opposed to funding that an organization receives as a result of the genuine and independent private choice of a beneficiary.

*Intermediate organization* means an organization that is authorized by the terms of a contract, grant or other agreement with the Federal Government, or a State or local government, to select other non-governmental organizations to provide assistance under an applicable program. For example, when a State uses CSBG Act funds to pay for technical assistance services provided by a private entity and also authorizes that entity to subcontract for a portion of the technical assistance effort, the private entity is an intermediate organization.

*Program beneficiary or recipient* means an individual who receives services under a program funded in whole or part by an applicable program.

*Program participant* means a public or private entity that has received financial assistance under an applicable program.