ARKANSAS REGISTER



Proposed Rule Cover Sheet

Secretary of State John Thurston 500 Woodlane Street, Suite 026 Little Rock, Arkansas 72201-1094 (501) 682-5070 www.sos.arkansas.gov



Name of Department
Agency or Division Name
Other Subdivision or Department, If Applicable
Previous Agency Name, If Applicable
Contact Person_
Contact E-mail
Contact Phone_
Name of Rule
Newspaper Name
Date of Publishing
Final Date for Public Comment
Location and Time of Public Meeting

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY

DEPARTMENT		IMENT	Department of Human Services						
DI	VISIO	N	Division of C	ounty Oper	rations				
PE	RSON	COMPL	ETING THIS	STATEM	ENT <u>Jason Callan</u>				
TE	LEPH	IONE <u>(501</u>) 320-6540	FAX	EMAIL: Jason	.Callan@dhs.	arkansas.gov		
To Sta	comp atemer	ly with Arl	k. Code Ann. § wo copies with	25-15-204 the question	(e), please complete the following onnaire and proposed rules.	ng Financial	Impact		
	HORT ULE	TITLE O	F THIS	Division	of County Operations (DCO) C	COVID-19 Re	esponse Manual		
1.	Does	this propo	sed, amended,	or repealed	I rule have a financial impact?	Yes 🖂	No 🗌		
2.	Is the rule based on the best reasonably obtainable scientific, technical, economic, or other evidence and information available concerning the need for, consequences of, and alternatives to the rule? Yes No						No 🗌		
3. In consideration of the alternatives to this rule, was this rule determined by the agency to be the least costly rule considered? Yes				Yes 🔀	No 🗌				
If an agency is proposing a more costly rule, please state the following:									
	(a) How the additional benefits of the more costly rule justify its additional cost;								
	(b) (c)	Whether t	n for adoption he more costly explain; and;		e costly rule; ed on the interests of public hear	Ith, safety, or	welfare, and if		
(d) Whether the reason is within the scope of the agency's statutory authority; and if so, plea explain.				so, please					
4.	If the (a)			•	federal rule or regulation, please sederal rule or regulation?	state the follow	ving:		
<u>C</u> ı	ırrent	Fiscal Yes	a <u>r</u>		Next Fiscal Year				
General Revenue \$ Federal Funds \$ Cash Funds Special Revenue Other (Identify)					General Revenue Federal Funds Cash Funds Special Revenue Other (Identify)	<u>\$</u>			

Total	\$0		Total	\$0	
(b) Wh	nat is the a	dditional cost of the sta	te rule?		
Current Fiscal Year			Next Fiscal Yea	<u>ır</u>	
General Revenue Federal Funds Cash Funds Special Revenue Other (Identify)		\$0 \$70,699,701.00	Cash Funds Special Revenu	\$0 \$141,399,402.00	
Total		\$ 70,699.701.0	Total	\$ 141,399,402.00	
	, amended Iffected.			ntity and business subject to the nee proposed rule and explain how need to be not be	
Current Fis	cal Year		Next Fiscal Years	<u>nr</u>	
or obligat private en	ion of at letity, priva	east one hundred thousa	estions #5 and #6 above, is the nd dollars (\$100,000) per year ment, county government, mu	to a private individual, nicipal government, or to	
time of fil	ling the fin	nancial impact statement	e Ann. § 25-15-204(e)(4) to fil t. The written findings shall be ll include, without limitation, t	e written findings at the e filed simultaneously	
(1) a state	ment of the	ne rule's basis and purpo	ose;		
		agency seeks to address d by statute;	s with the proposed rule, includ	ling a statement of whether	
(a)) justifies			ry objectives and justify	

- (4) a list of less costly alternatives to the proposed rule and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (5) a list of alternatives to the proposed rule that were suggested as a result of public comment and the reasons why the alternatives do not adequately address the problem to be solved by the proposed rule;
- (6) a statement of whether existing rules have created or contributed to the problem the agency seeks to address with the proposed rule and, if existing rules have created or contributed to the problem, an explanation of why amendment or repeal of the rule creating or contributing to the problem is not a sufficient response; and
- (7) an agency plan for review of the rule no less than every ten (10) years to determine whether, based upon the evidence, there remains a need for the rule including, without limitation, whether:
 - (a) the rule is achieving the statutory objectives;
 - (b) the benefits of the rule continue to justify its costs; and
 - (c) the rule can be amended or repealed to reduce costs while continuing to achieve the statutory objectives.

Division of County Operations (DCO) COVID-19 Response Manual

Statement of Necessity

The rule is needed to render maximum assistance to the citizens of Arkansas so that the Division of County Operations (DCO) may continue to provide services to its clients. The temporary provisions amend certain rules and provide guidance, safeguarding DHS with adequate time to close out temporary measures that will no longer be needed in coming months without creating a financial risk for the state.

DCO identifies certain rules needing temporary revision and the necessity of continuing guidance to providers and clients so that services provided by the agency are available for the remainder of the year or through the national health emergency. The rule continues certain rule suspensions and issued guidance that began in March 2020. The provisions in the rule are temporary, expiring upon the end of the federal national health emergency, or as detailed in the rule.

Summary

DCO issues revisions, suspensions, and guidance in relation to certain rules. The affected areas and rules manuals affected are contained in the following chart.

Division	DCO COVID Response Manual—Section number & Title	Regular Manual
DCO-	251.000—Section A-200 Medicaid Coverage	Medical Services Policy Manual
Medicaid	Periods	
Eligibility		
DCO-	252.000—Section F-130 Child Support	Medical Services Policy Manual
Medicaid	Enforcement Services	
Eligibility		
DCO-	253.000—Section F-172 Adjustments of	Medical Services Policy Manual
Medicaid	Premiums	
Eligibility		
DCO-	255.000—Section L-120 Continuation of	Medical Services Policy Manual
Medicaid	Assistance or Services During Appeal Process	
Eligibility		
DCO-SNAP	282.000—Provision for Impacted Students	Supplemental Nutrition Assistance Program Certification Manual
DCO-SNAP	284.000—Work Participation for Abled-Bodied Adults Without Dependents	Supplemental Nutrition Assistance Program Certification Manual
DCO-SNAP	285.000—Supplemental Benefits	Supplemental Nutrition Assistance Program Certification Manual
DCO-TEA	291.000—Section 2004 Application Interview	Transitional Employment Assistance (TEA)
	and 2004.1 Personal Responsibility Agreement	Policy Manual

NOTICE OF RULE MAKING

The Director of the Division of County Operations of the Department of Human Services announces for a public comment period of thirty (30) calendar days a notice of rulemaking for the following proposed rule under one or more of the following chapters, subchapters, or sections of the Arkansas Code: §§20-76-201, 20-76-401, 20-77-107, and 25-10-129.

Effective July 1, 2021:

The Director of the Division of County Operations (DCO) is establishing temporary rules suspending current rules due to the continuing declaration of a National Public Health Emergency. The suspension of current rules implements one or more portions of the Families First Coronavirus Response Act (FFCRA), Public Law No. 116-127, including the enhanced Federal Medical Assistance Percentage (FMAP), the Coronavirus Aid, Relief, and Economic Security (CARES) Act, Public Law No. 116-136, 42 C.F.R. 433.400, 45 C.F.R. 260-265, 268, and TANF-ACF-PI-2007-08.

Suspending these rules allow providers to render maximum assistance to the citizens of Arkansas and provide uninterrupted services. The provisions in the rule are temporary, expiring upon the end of the federal national health emergency, or as detailed otherwise in the rule. Medicaid coverage periods affected due to ineligibility are extended, except for closure requested by the client, death, out-of-state residence, or incarceration. The requirement that beneficiaries cooperate with the Office of Child Support Enforcement is suspended. The Tax Equity and Fiscal Responsibility Act (TEFRA) premium adjustment and case closure for non-payment of premiums rule is suspended. Continuation of coverage will be automatic for the beneficiaries who have an appeal pending.

Supplemental Nutrition Assistance Program (SNAP) post-secondary student eligibility requirements are suspended. Work requirements for able bodied adults are suspended. DCO will grant the maximum benefit amount to SNAP participants, based on household size. The Transitional Employment Assistance (TEA) rule requiring a face to face interview with the applicant is suspended.

The proposed rules are available for review at the Department of Human Services (DHS) Office of Rules Promulgation, 2nd floor Donaghey Plaza South Building, 7th and Main Streets, P. O. Box 1437, Slot S295, Little Rock, Arkansas 72203-1437. You may also access and download the proposed rules at https://humanservices.arkansas.gov/do-business-with-dhs/proposed-rules/. Public comments must be submitted in writing at the above address or at the following email address: ORP@/dhs.arkansas.gov. All public comments must be received by DHS no later than May 10, 2021. Please note that public comments submitted in response to this notice are considered public documents. A public comment, including the commenter's name and any personal information contained within the public comment, will be made publicly available and may be seen by various people.

If you need this material in a different format, such as large print, contact the Office of Rules Promulgation at 501-396-6428.

The Arkansas Department of Human Services is in compliance with Titles VI and VII of the Civil Rights Act and is operated, managed and delivers services without regard to religion, disability, political affiliation, veteran status, age, race, color or national origin.

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Mary Franklin Digitally signed by Mary Franklin Date: 2021.04.08 11:39:40 -05'00'

Mary Franklin, Director Division of County Operations

Division of County Operations (DCO) COVID-19 Response Manual

July 1, 2021

DCO COVID-19 RESPONSE CONTENTS

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200.000 OVERVIEW

201.000 Authority

The following rules are duly adopted and promulgated by the Division of County Operations (DCO) of the Arkansas Department of Human Services (DHS) under the authority of Arkansas Code Annotated §§ 20-76-201, 20-76-401, 20 77-107, and 25-10-129.

Applicable Guidance:

Families First Coronavirus Response Act (Public Law 116-127 – March 18, 2020)

CMS Families First Coronavirus Response Act – Increased FMAP FAQ (question 6): https://www.medicaid.gov/state-resource-center/downloads/covid-19-section-6008-faqs.pdf

Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law No. 116-136 – March 27, 2020)

42 C.F.R. § 433.400; 45 C.F.R. § 260-265, § 286; and TANF-ACF-PI-2007-08

202.000 Purpose

In response to the COVID-19 pandemic, DHS identified programs and services that required additional flexibility or changes to adapt to ensuring the health and safety of our clients. This manual details them so that DHS may render uninterrupted assistance and services to our clients.

203.000 Appeals

Appeal requests for the COVID-19 response policies must adhere to the policy set forth in the Medicaid Provider Manual Section 160.000 Administrative Reconsideration and Appeals which can be accessed at https://medicaid.mmis.arkansas.gov/Provider/Docs/all.aspx.

204.000 Severability

Each section of this manual is severable from all others. If any section of this manual is held to be invalid, illegal, or unenforceable, such determination shall not affect the validity of other sections in this manual and all such other sections shall remain in full force and effect. In such an event, all other sections shall be construed and enforced as if this section had not been included therein.

250.000 MEDICAID ELIGIBILITY

Centers for Medicaid and Medicare Services (CMS) provided guidance that outlines the allowances States are permitted to use for standards required for both eligibility and enrollment of beneficiaries during the National Health Emergency. The threat is that during the COVID-19 Pandemic, the State and/or beneficiaries may not be able to comply with eligibility and enrollment procedures regarding timeliness, renewals, asset verification, other verification policies, or change in circumstances, causing Medicaid cases to be denied or close, which will affect the household's access to health care.

The suspension of the following Medical Services Policy Sections is part of the Families First Corona Virus Response Act enhanced FMAP requirement.

Applicable Guidance: Families First Coronavirus Response Act (Public Law 116-127 – March 18, 2020), Section 6008(b), Coronavirus Aid, Relief, and Economic Security (CARES) Act

See also the CMS Families First Coronavirus Response Act – Increased FMAP FAQ (question 6): https://www.medicaid.gov/state-resource-center/downloads/covid-19-section-6008-faqs.pdf

251.000 Section A-200 Medicaid Coverage Periods

Medical Services Policy A-200 details the Medicaid coverage periods for eligible beneficiaries. Due to the National Health Emergency, coverage periods affected due to ineligibility will be extended; except for closure requested by client, death, out-of-state residence, or incarceration. This policy is suspended until the end of the National Health Emergency.

252.000 Section F-130 Child Support Enforcement Services

Medical Services Policy F-130 has a requirement which mandates a beneficiary to cooperate with the Office of Child Support Enforcement. This requirement is suspended until the end of the National Health Emergency.

253.000 Section F-172 Adjustments of Premiums

Medical Services Policy F-172 requires TEFRA beneficiaries to pay a premium in order to receive coverage. TEFRA premium adjustments and case closures for non-payment of premiums are suspended until the end of the National Health Emergency.

255.000 Section L-120 Continuation of Assistance or Services during the Appeal Process

While the appeal is pending, the continuation of assistance (coverage) will be automatic for beneficiaries during the National Health Emergency.

280.000 SNAP

The Supplemental Nutrition Assistance Program (SNAP) guidance that has been provided by Food and Nutrition Services (FNS) outlines the allowances States are permitted to use for standards for both eligibility and enrollment of recipients and the operation of the State Agency. The COVID-19 pandemic has altered the standard procedures of the Agency and has affected the compliance processing standards of the Agency and its recipients. The suspension of the following SNAP policy sections is in response to the National Health Emergency.

Applicable Guidance: Families First Coronavirus Response Act (Public Law 116-127 – March 18, 2020) and Coronavirus Aid, Relief, and Economic Security (CARES) Act (Public Law 116-136 – March 27, 2020)

282.000 Provision for Impacted Students

The Supplemental Nutrition Assistance Program (SNAP) Policy 1622.2 describes the criteria that students must meet to be eligible for the program. A household member who is enrolled in an institution of higher education or an institution of post-secondary education is defined a student. Students are eligible to participate in SNAP if they:

- A. Meet employment criteria
- B. Are approved to participate in a state or federally financed work-study program
- C. Are responsible for the care of a dependent under the age of six or under the age of 12 if adequate childcare is unavailable or if the student is unable to meet the employment criteria due to caring for the child
- D. Are receiving TEA Benefits, or
- E. Participating in an on-the-job training program

This suspension will end at the conclusion of the National Health Emergency unless the regulating agency (FNS) ends suspension earlier.

284.000 Work Participation for Abled-Bodied Adults Without Dependents

The Supplemental Nutrition Assistance Program (SNAP) Policy 3503 states that bled-Bodied Adults without Dependents are ineligible to receive SNAP benefits beyond a three-month period unless they meet the following criteria:

- A. Work at least 20 hours per week
- B. Participate and comply with a Workforce Investment Opportunities Act (WIOA)
- C. Participate and comply with SNAP Employment and Training Program
- D. Participate in and comply with a Workfare Program
- E. Participate at least half-time in a recognized refugee training program operated by the Office of Refugee Resettlement (ORR).

The Families First Coronavirus Response Act, March 2020, allowed flexibilities to States to grant good cause to individuals who were not able to comply with work requirements due to the National Health Emergency. In response to the National Health Emergency, DCO has suspended the work requirements for this group until the Secretary of the United States Department of Agriculture declares the National Public Health Emergency has ended.

Applicable Guidance: Families First Coronavirus Response Act (Public Law 116-127 – March 18, 2020)

285.000 Supplemental Benefits

Supplemental Nutrition Assistance Program (SNAP) Policy 13200 states that supplemental benefits are issued to a household to correct errors made by the agency or the automated system.

In response to the National Public Health Emergency, and provisions made in the Families First Coronavirus Response Act of 2020 (FFCRA), the agency will grant the maximum benefit amount the SNAP participants based on their household size.

The additional benefits will remain while both the National Public Health Emergency and State Public Health Emergency are in effect. The benefits end upon conclusion of either emergency.

290.000 TEA

The Administration of Children and Families (ACF) provided guidance to States outlining broad flexibility for adjustments to the TANF program due to the National Health Emergency. This guidance allows the States to make eligibility and enrollment adjustments for TANF applicants and recipients to be less burdensome. This is due to the extensive requirements to maintain eligibility or become eligible in TANF as households were affected by the National Health Emergency.

291.000 Section 2004 Application Interview and Section 2004.1 Personal Responsibility Agreement

TEA Policy Section 2004 and 2004.1 addresses TEA interviews and the requirement that TEA interviews be face to face with the applicant. Due to the National Health Emergency, telephone interviews are allowed regardless of the application origin (paper or online). This suspension will remain in effect until the end of the National Public Health Emergency.