

NLWJC - Kagan

Counsel - Box 025 - Folder 010

Welfare Immunization

THE WHITE HOUSE

WASHINGTON

Anna Duward.

690-6318

- employment by / income
higher than ever
made - no one conf.

- Jobs per hour only 25%
of AFDC receipt
NOT meaningful

Telecon / 4
Anna
Durand
6-13-96

• tell states: costs of immun
they can offer ~~insurance~~ ←
but most medicaid-eligible-
then no costs
co-pay.
If any cost - most should be covered.

* special needs -
st. can reimburse
then feds match costs.

JOBS participants - current w/ program.

teen moms - mand. participants in this.

There - can have more reqs.

not end of clip.

Here - end of partic of JOBS

immunization - a cond of partic in JOBS -

has to have some rel. to getting them ready
for employment.

cond rel to employability.

Per respansib laws - in JOBS

↳ moral k w/ case who

Then are things I'll try to do to get

Demand to ask: myself back on road to indep.

HURDLE → Could stretch even to immunization??

But - would be no credits?

Never any, short of what's req'd by stat

"I'll have a job w/in 2 yrs."

sanction?

some
sanctions

sent action transmitted
to states - via a JOBS
plans for giving
periods - how to move to indep.
here are things we'd like
to do in TRPS

horizontal -
aspirational document

remaining states - stat. sanctions for stay in school stuff
should be sanction as part of JOBS
them only minor - asil to give bonus for men who
finished school

- connection to employability
- What % of total AFDC cases?

W/ia TAB1

- include PRPs (healthcare)
- reimbursement costs (paid care)

Rebecca - Anna Purand 6-11-96

1. Paternity establishments

New hire direct^{only} don't need Pres. memo

bec can be announced - Secy.

Reg - need Pres. memo.

2. Resting memos.

Additional condition of eligibility

can't tie to condition already there

Very broad sketch - 401 key - will bring of family.

concerned - even waivers only allow sections -

not cond. of elig.

earlier under stat scheme?

42 USC
401, 402
1115

Reps? ->

Make a difference?

Opti. for states or
Reg for states??



could be - like 2yr req.

in K - or PR plan - one of points: This is what you were supposed to do.

states no abil to include mem
we have no

The Notice must include one of the following statements, as applicable depending on the State plan option chosen. See §232.49.

Option 1. If you are found to have good cause for not cooperating, the Child Support Enforcement Agency may attempt to establish paternity or collect support and the State Medicaid Agency may attempt to collect third party information and pursue third parties potentially liable for medical services only if the welfare agency determines that this can be done without risk to you or your child. This will not be done without first telling you.

Option 2. If you are found to have good cause for not cooperating, the Child Support Enforcement Agency will not attempt to establish paternity or collect support and, as appropriate, the State Medicaid Agency may not pursue third parties potentially liable for medical services.

I have read this notice concerning my right to claim good cause for refusing to cooperate.

(Signature of applicant/recipient)

(Date)

I have provided the applicant/recipient with a copy of this notice.

(Signature of worker)

(Date)

[56 FR 8931, Mar. 4, 1991]

PART 233—COVERAGE AND CONDITIONS OF ELIGIBILITY IN FINANCIAL ASSISTANCE PROGRAMS

- Sec.
233.10 General provisions regarding coverage and eligibility.
233.20 Need and amount of assistance.
233.21 Budgeting methods for OA, AB, APTD, and AABD.
233.22 Determining eligibility under prospective budgeting.
233.23 When assistance shall be paid under retrospective budgeting.
233.24 Retrospective budgeting; determining eligibility and computing the assistance payment in the initial one or two months.
233.25 Retrospective budgeting; computing the assistance payment after the initial one or two months.
233.26 Retrospective budgeting; determining eligibility after the initial one or two months.
233.27 Supplemental payments under retrospective budgeting.
233.28 Monthly reporting.

- 233.29 How monthly reports are treated and what notices are required.
233.31 Budgeting methods for AFDC.
233.32 Payment and budget months (AFDC).
233.33 Determining eligibility prospectively for all payment months (AFDC).
233.34 Computing the assistance payment in the initial one or two months (AFDC).
233.35 Computing the assistance payment under retrospective budgeting after the initial one or two months (AFDC).
233.36 Monthly reporting (AFDC).
233.37 How monthly reports are treated and what notices are required (AFDC).
233.38 Waiver of monthly reporting and retrospective budgeting requirements; AFDC.
233.39 Age.
233.40 Residence.
233.50 Citizenship and allinage.
233.51 Eligibility of sponsored aliens.
233.52 Overpayment to aliens.
233.53 Support and maintenance assistance (including home energy assistance) in AFDC.
233.60 Institutional status.
233.70 Blindness.
233.80 Disability.
233.90 Factors specific to AFDC.
233.100 Dependent children of unemployed parents.
233.101 Dependent children of unemployed parents.
233.106 Denial of AFDC benefits to strikers.
233.107 Restriction in payment to households headed by a minor parent.
233.110 Foster care maintenance and adoption assistance.
233.120 Emergency assistance to needy families with children.
233.145 Expiration of medical assistance programs under titles I, IV-A, X, XIV and XVI of the Social Security Act.

AUTHORITY: 42 U.S.C. 301, 602, 602 (note), 606, 607, 1202, 1302, 1352, and 1382 (note).

§233.10 General provisions regarding coverage and eligibility.

(a) *State plan requirements.* A State plan under title I, IV-A, X, XIV, or XVI, of the Social Security Act must:

(1) Specify the groups of individuals, based on reasonable classifications, that will be included in the program, and all the conditions of eligibility that must be met by the individuals in the groups. The groups selected for inclusion in the plan and the eligibility conditions imposed must not exclude individuals or groups on an arbitrary or unreasonable basis, and must not result in inequitable treatment of individuals or groups in the light of the

provisions and purposes of the public assistance titles of the Social Security Act. Under this requirement:

(i) A State shall impose each condition of eligibility required by the Social Security Act; and

(ii) A State may:
(A) Provide more limited public assistance coverage than that provided by the Act only where the Social Security Act or its legislative history authorizes more limited coverage;

(B) Impose conditions upon applicants for and recipients of public assistance which, if not satisfied, result in the denial or termination of public assistance, if such conditions assist the State in the efficient administration of its public assistance programs, or further an independent State welfare policy, and are not inconsistent with the provisions and purposes of the Social Security Act.

(iii) There must be clarity as to what groups are included in the plan, and which are within, and which are outside, the scope of Federal financial participation.

(iv) Eligibility conditions must be applied on a consistent and equitable basis throughout the State.

(v) A plan under title XVI must have the same eligibility conditions and other requirements for the aged, blind, and disabled, except as otherwise specifically required or permitted by the Act.

(vi) Eligibility conditions or agency procedures or methods must not preclude the opportunity for an individual to apply and obtain a determination of eligibility or ineligibility.

(vii) Methods of determining eligibility must be consistent with the objective of assisting all eligible persons to qualify.

(2) Provide that the State agency will establish methods for identifying the expenditures for assistance for any groups included in the plan for whom Federal financial participation in assistance may not be claimed.

(3) In addition, a State plan under title IV-A, X, XIV, or XVI of the Act, must: Provided that no aid or assistance will be provided under the plan to an individual with respect to a period for which he is receiving aid or assistance under a State plan approved under

any other of such titles or under title I of the Act.

(b) *Federal financial participation.* (1) The provisions which govern Federal financial participation in assistance payments are set forth in the Social Security Act, throughout this chapter, and in other policy issuances of the Secretary. Where indicated, State plan provisions are prerequisite to Federal financial participation with respect to the applicable group and payments. State plan provisions on need, the amount of assistance, and eligibility determine the limits of Federal financial participation. Federal financial participation is excluded from assistance payments in which the State refuses to participate because of the failure of a local authority to apply such State plan provisions.

(2) The following is a summary statement regarding the groups for whom Federal financial participation is available. (More detailed information is given elsewhere.)

(i) OAA—for needy individuals under the plan who are 65 years of age or older.

(ii) AFDC—for:

(a) Needy children under the plan who are:

(1) Under the age of 18, or age 18 if a full-time student in a secondary school, or in the equivalent level of vocational or technical training, and reasonably expected to complete the program before reaching age 19;

(2) Deprived of parental support or care by reason of the death, continued absence from the home, or physical or mental incapacity of a parent, or unemployment of a principal earner, and

(3) Living in the home of a parent or of certain relatives specified in the Act.

(b) The parent(s) of a dependent child, a caretaker relative (other than a parent) of a dependent child, and, in certain situations, a parent's spouse.

(iii) AB—for needy individuals under the plan who are blind.

(iv) APTD—for needy individuals under the plan who are 18 years of age or older and permanently and totally disabled.

(v) AABD—for needy individuals under the plan who are aged, blind, or

Call

Durand

690 - 6318

1. Re Wisc.

a) no exhibitment? meaning?

b) agency?

c) citizen children?

2. Re requiring ^{with} parents to immunize kids.
under pers. responsib. /s.

do req?

13 states have waivers to do this.