

Title of Rule: Revision to the Child Health Plan Plus Program Rule concerning
Verified Information at Renewal, Section 140
Rule Number: CHP 22-12-08-B
Division / Contact / Phone: Office of Medicaid Operations / Ana Bordallo / 3558

STATEMENT OF BASIS AND PURPOSE

1. Summary of the basis and purpose for the rule or rule change. (State what the rule says or does and explain why the rule or rule change is necessary).

The proposed rule change will amend 10 CCR 2505-3 section 140.1 to update the lookback period of three months to six months when determining if a case has up-to-date information as part of the ex-parte review at renewal. Policy received guidance from CMS that allows states the flexibility to determine whether verified information is considered up-to date and states can consider information verified within the last 6 months. The lookback period determines if a member's case has up-to-date information, if not, this information is requested at renewal. System updates have been made to implement this change.

2. An emergency rule-making is imperatively necessary

to comply with state or federal law or federal regulation and/or
 for the preservation of public health, safety and welfare.

Explain:

CMS provided guidance that states have the flexibility to determine if verified information is considered reliable information available to the state agency verified within the last 6 months. The Department has made updates from 3 to 6 months in December within the Colorado Benefits Management system. This rule aligns our regulations with both Federal and system changes.

3. Federal authority for the Rule, if any:

42 C.F.R §457.343 and §457.380

4. State Authority for the Rule:

25.5-1-301 through 25.5-1-303, C.R.S. (2022);

Initial Review
Proposed Effective Date

01/13/23

Final Adoption
Emergency Adoption

01/13/23
DOCUMENT #05

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REGULATORY ANALYSIS

1. Describe the classes of persons who will be affected by the proposed rule, including classes that will bear the costs of the proposed rule and classes that will benefit from the proposed rule.

The proposed rule will impact members who have a renewal coming due and enrolled in the Child Health Plan Plus program. This rule update benefits a member who continues to meet all criteria eligible by helping them remain eligible without having to provide verifications at renewal.

2. To the extent practicable, describe the probable quantitative and qualitative impact of the proposed rule, economic or otherwise, upon affected classes of persons.

The proposed rule will help determine if a case needs up-to-date information at renewal during the ex-parte review for the Child Health Plan Plus program.

3. Discuss the probable costs to the Department and to any other agency of the implementation and enforcement of the proposed rule and any anticipated effect on state revenues.

The Department expects that updating the look back period for renewals during the ex parte reviews from 3 months to 6 months will have a no impact to the Department due to previous systems updates that allow for electronic verification of income in real time.

4. Compare the probable costs and benefits of the proposed rule to the probable costs and benefits of inaction.

There is no cost to the Department associated with this policy. The probable benefit of this policy is to ease the burden on members during the renewal process as they will have more chances to provide the relevant documents. The cost of inaction is the current renewal process can be more burdensome on individual members. There are no obvious benefits to inaction.

5. Determine whether there are less costly methods or less intrusive methods for achieving the purpose of the proposed rule.

There are no less costly methods of increasing the look back period during renewals from 3 months to 6 months.

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6. Describe any alternative methods for achieving the purpose for the proposed rule that were seriously considered by the Department and the reasons why they were rejected in favor of the proposed rule.

There were no alternative methods considered for the proposed rule

1 **140 REDETERMINATION**

2 140.1 “Redetermination of eligibility” means a case review and necessary verification to determine
3 whether the member continues to be eligible to receive Medical Assistance. “Reconsideration
4 period” means the 90-day period following termination of eligibility. Eligibility shall be
5 redetermined at least every twelve (12) months since the last eligibility determination. An
6 Eligibility site may redetermine eligibility through telephone, mail, or online electronically.

7 A. Ex Parte Review: A redetermination form will not be sent to the member if all current
8 eligibility requirements can be verified by reviewing information from another assistance
9 program or if this information can be verified through an electronic data source – this
10 process is referenced as Ex Parte Review. The use of telephonic or electronic
11 redeterminations shall be noted in the case record. When applicable, the eligibility site
12 shall redetermine eligibility based solely on information already available. If verification or
13 information is available for any of the ~~six~~three months prior to the redetermination month,
14 and all other eligibility requirements are met, then an approval notice will be sent for all
15 eligible members of the household who are requesting assistance. This approval notice
16 shall include directions on how to view the information used to determine eligibility.

17 B. If all required information is not available and/or the information received does not
18 support a finding of eligibility, a redetermination form will be issued to the household at
19 least 30 days prior to the end of the eligibility period. The redetermination form shall be
20 prepopulated with the current information on file and sent to the household at least 30
21 days prior to the redetermination period ending. As part of the ex parte review, the
22 member will be informed of any verification needed to determine eligibility.

23 The redetermination form shall direct members to verify that the information provided is
24 accurate or to report any changes to the information. Members must complete and return
25 the redetermination form with necessary verifications and the signature form. If a member
26 fails to sign the signature form or comply with any failure to complete the redetermination
27 process.

28 C. Members who return properly completed redetermination forms and requested
29 information during the reconsideration period shall not be required to submit a new
30 application of eligibility. If redetermination forms and requested information are not
31 returned within 90 days after the termination, the member must submit a new application
32 to obtain enrollment in the program. For individuals who are determined to be eligible for
33 Medical Assistance within the reconsideration period, the effective date of coverage will
34 be the first day of the month in which the redetermination form was returned. If the
35 member has a gap in coverage due to submitting the redetermination within the
36 reconsideration period, the member can request up to three months in retro coverage.

37 D. Due to the Coronavirus COVID-19 Public Health Emergency, required through the
38 Federal CARES Act for the Maintenance of Effort (MOE), the Department will continue
39 eligibility for all Medical Assistance categories regardless of changes made for a
40 redetermination or additional documentation for current CHP+ enrollee and allow them to
41 continue eligibility through the emergency declaration. Once the emergency declaration
42 has concluded, the Department will process the redetermination and /or changes for all
43 members whose eligibility was maintained during the emergency declaration.

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