DEPARTMENT: Department of Human Services
DIVISION/OFFICE: Division of County Operations
NEW RULE

TITLE: Arkansas' proposed State Plans - Implementation of the Transitional Employment Assistance program

PROPOSED EFFECTIVE DATE: July 1, 1997
STATUTORY AUTHORITY: Federal Personal Responsibility and Work Opportunities Reconciliation Act of 1996 and Arkansas Act 1058, the Arkansas Personal Responsibility and Public Assistance Reform Act

NECESSITY AND FUNCTION: To implement July 1, 1997, the Transitional Employment Assistance program.

Arkansas' proposed State Plan has been approved for filing with the Bureau of Legislative Research.
Contact Person: Roy Kindle, Jr. TELEPHONE: 682-8250

SIGNATURE: Roy D. Kindle, Jr. 6/2097

TITLE: Assistant Director, Office of Program Planning & Development
DATE: May 20, 1997
**Name of Agency** Division of County Operations

**Department** Human Services

**Contact Person** Roy Kindle, Assistant Director, OPPD  
**Phone** 682-8251

**Statutory Authority for Promulgating Rules** Federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996 and Arkansas Act 1053, the Arkansas Personal Responsibility and Public Assistance Reform Act

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<th>Intended Effective Date</th>
<th>Legal Notice Published</th>
<th>Final Date for Public Comment</th>
<th>Filed With Legislative Council</th>
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**CERTIFICATION OF AUTHORIZED OFFICER**

I Hereby Certify That The Attached Rules Were Adopted In Compliance with Act 434 of 1967 As Amended.

**Signature**

682-8375  
**Phone Number**

**Director**  
**Title**  
**Date** 4-16-97
Arkansas State Library
Agency Certification Form

For Depositing Final Rules and Regulations
at the Arkansas State Library

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Telephone: 682-2326

For Office Use Only:

Effective Date ______________________
Classification number ______________________

Name of Agency Division of County Operations — Dept. of Human Services

Contact Person Roy Kindle
Telephone 682-8251

Statutory Authority for Promulgating Rules

Federal Personal Responsibility and Work Opportunities Reconciliation Act of 1996 and Arkansas Act 1058, the Arkansas Personal Responsibility and Public Assistance Reform Act

Title of Rule Arkansas' proposed State Plan — Implementation of the Transitional Employment Assistance program

Rule Status:

☑ New Rule

☐ Existing Rule
can be revised, amended, and/or changed

☐ Repealed Rule
can be rescinded, abolished, and/or revoked

Effective date:

☐ Emergency ______________

☐ 20 days after filing ______________

☑ Other July 1, 1997

☐ Repealed ______________

☑ Adopted by State Agency 7-1-97

CERTIFICATION OF AUTHORIZED OFFICER

I hereby certify that the attached rules were adopted in compliance with Act 434 of 1967 as amended

Signature ______________________

Director ______________________

Title ______________________

Date 4-16-97

1/94
QUESTIONNAIRE FOR FILING PROPOSED RULES AND REGULATIONS WITH
THE ARKANSAS LEGISLATIVE COUNCIL AND JOINT INTERIM COMMITTEE

DEPARTMENT/AGENCY Department of Human Services
DIVISION Of County Operations
DIVISION DIRECTOR Roy Hart
CONTACT PERSON Roy Kindle, Assistant Director, OPPD
ADDRESS P.O. Box 1437, Office of Program Planning & Development,
   Slot 1220, Little Rock, AR 72203
PHONE NO. (501) 682-8251 FAX NO. (501) 682-1597

INSTRUCTIONS

A. Please make copies of this form for future use.
B. Please answer each question completely using layman terms.
   You may use additional sheets, if necessary.
C. If you have a method of indexing your rules, please give the
   proposed citation after "Short Title of this Rule" below.
D. Submit two (2) copies of your proposed rule and mail or
   deliver to:

   Donna K. Davis
   Subcommittee on Administrative Rules and Regulations
   Arkansas Legislative Council
   Bureau of Legislative Research
   Room 315, State Capitol
   Little Rock, AR 72201

1. What is the short title of this rule?
   Arkansas' proposed State Plan - Transitional Employment
   Assistance program

2. What is the subject of the proposed rule?
   To implement July 1, 1997, the Transitional Employment
   Assistance program

3. Is this rule required to comply with federal statute or
   regulations? Yes X No
   If yes, please provide the federal regulation and/or statute
   citation.
   Federal Personal Responsibility and Work Opportunity
   Reconciliation Act of 1996 and Arkansas Act 1058 of 1997, the
   Arkansas Personal Responsibility and Public Assistance Reform
   Act

4. Was this rule filed under the emergency provisions of the
   Administrative Procedure Act? Yes _____ No X
   If yes, what is the effective date of the emergency rule?
   When does the emergency rule expire?
QUESTIONNAIRE FOR FILING PROPOSED RULES AND REGULATIONS WITH THE ARKANSAS LEGISLATIVE COUNCIL AND JOINT INTERIM COMMITTEE

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2. What is the subject of the proposed rule?
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   If yes, please provide the federal regulation and/or statute citation.

4. Was this rule filed under the emergency provisions of the Administrative Procedure Act? Yes No X
   If yes, what is the effective date of the emergency rule?
   When does the emergency rule expire?
Will this emergency rule be promulgated under the regular provisions of the Administrative Procedure Act? Yes____ No____

5. Is this a new rule? Yes X__ No

Does this repeal an existing rule? Yes X__ No

Is this an amendment to an existing rule? If yes, please attach a markup showing the changes in the existing rule and a summary of the substantive changes.

This is a new rule. We are repealing the current AFDC State Plan established by Title IV-A of the Social Security Act.

6. What state law grants the authority for this proposed rule? If codified, please give Arkansas Code citation.

Arkansas Act 1058 of 1997, the Arkansas Personal Responsibility and Public Assistance Reform Act

7. What is the purpose of this proposed rule? Why is it necessary?


8. Will a public hearing be held on this proposed rule? Yes_____ No X__ If yes, please give the date, time, and place of the public hearing?

Between November 19, 1996 and December 13, 1996, sixteen public forums were held across the state to inform the public of the Transitional Employment Assistance program and to solicit comments. Also, hearings were held by both the House and Senate and testimony was taken from the public.

9. When does the public comment period expire?

May 19, 1997

10. What is the proposed effective date of this proposed rule?

July 1, 1997

11. Do you expect this rule to be controversial? Yes____ No _X__ If yes, please explain.

12. Please give the name of persons, groups, or organizations which you expect to comment on these rules? Please provide their position (for or against) if known.

None

PLEASE ANSWER ALL QUESTIONS COMPLETELY

July 28, 1995
Will this emergency rule be promulgated under the regular provisions of the Administrative Procedure Act? Yes No

5. Is this a new rule? Yes X No

Does this repeal an existing rule? Yes X No

Is this an amendment to an existing rule? If yes, please attach a markup showing the changes in the existing rule and a summary of the substantive changes.

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   None

PLEASE ANSWER ALL QUESTIONS COMPLETELY

July 28, 1995
ARKANSAS

STATE PLAN FOR TITLE IV-A OF THE
SOCIAL SECURITY ACT:
TEMPORARY ASSISTANCE TO NEEDY FAMILIES

TRANSITIONAL EMPLOYMENT ASSISTANCE
PROGRAM

Department of Human Services
July 1997
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Addendum I
CERTIFICATIONS

The State will operate a program to provide Temporary Assistance to Needy Families (TANF) to reduce dependence of needy parents on government benefits by promoting work; so that children may be cared for in their own homes or in the homes of relatives; to prevent and reduce the incidence of out-of-wedlock pregnancies; and to promote family unity.

This program is known as the **Transitional Employment Assistance Program**.

Executive Officer of the State (Name) **Mike Huckabee**

In administering and operating a program which provides Temporary Assistance for Needy Families under Title IV-A of the Social Security Act, the State:

1. Has designated the **Department of Human Services (DHS)** as the agency responsible for administering and supervising the program under Part A in all political subdivisions of the state.

2. Has consulted local governments and private sector organizations regarding the plan and design of welfare services in the State so that services are provided in a manner appropriate to local populations; and has allowed at least 45 days to submit comments on the plan and the design of such services.

3. Operates a Child Support Enforcement program under the State plan approved under part D.

4. Operates a Foster Care and Adoption Assistance program in accordance with part E and certifies that the State will take all necessary actions to ensure that children receiving assistance are eligible for medical assistance.

5. Provides each member of an Indian tribe, who is domiciled in the State and is not eligible for assistance under a Tribal Family Assistance plan approved under Section 412, with equitable access to assistance under the State program funded under this part attributable to funds provided by the Federal Government.

6. Establishes and enforces standards and procedures to ensure against program fraud and abuse, including standards and procedures concerning nepotism, conflicts of interest among individuals responsible for the administration and supervision of the State program, kickbacks, and the use of political patronage.
7. Makes available to the public a summary of the State plan.

8. Has established procedures to:

   a) Recognize individuals receiving assistance under this part with a history of domestic violence and, when appropriate, refer such individuals to counseling and supportive services;

   b) Waive, on a case-by-case basis and pursuant to a determination of good cause, other program requirements such as time limits (for as long as necessary) for individuals receiving assistance, and child support cooperation requirements when compliance with such requirements would make it more difficult for an individual receiving assistance under this part to escape domestic violence or unfairly penalize such an individual who is or has been victimized by such violence, or who is at risk of further domestic violence.

Decisions to waive compliance with TEA requirements will be made on an individual, case-by-case basis, and will not endorse an individual’s failure to behave proactively to ameliorate destructive domestic violence situations. We support domestic violence victims taking actions to recover their lives through the relief provided by resources Arkansas makes available.

CERTIFIED BY THE CHIEF EXECUTIVE OFFICER OF THE STATE:

5-17-97

Date

[Signature]

Signature and Title
Section 1 ORGANIZATION

1.1 Organizational Structure of DHS

The Department of Human Services is an umbrella agency under which the various Divisions provide financial, medical, and social services. Within the Department, the Division of County Operations has primary responsibility for the administration and supervision of the Title IV-A assistance program. The Division of Administrative Services has responsibility for Title IV-A program functions relating to the financial aspects, personnel standards, and training.

An organizational chart of the Department and the Division of County Operations is attached.

1.2 Statewide Operation

The Department of Human Services (DHS) will operate a statewide program. The Division of County Operations within DHS will be responsible for the day-to-day operation of the program.

1.3 Implementation Date

The Department of Human Services will implement the Transitional Employment Assistance Program on July 1, 1997.

1.4 Public/Private Agency Relationships

The Department of Human Services may, as appropriate, provide work activities, training, and other services through contracts.

The Department will enter into interagency agreements with the Department of Health, the Department of Education, the Employment Security Department (ESD) and the Office of Child Support Enforcement (OCSE) for the provision of necessary services and necessary exchanges of information. The Department may also interface with other agencies such as JTPA and Vocational Education in providing employment-related services.

The Department will solicit participation of private organizations, nonprofit organizations, charitable organizations, religious organizations, and institutions of education in the delivery of services.
1.5 TEA Program Advisory Council

The TEA Program Advisory Council will advise and assist all State agencies in the implementation of the TEA program, provide evaluation and feedback on various aspects of the program, encourage business in the State to hire TEA recipients, respond to and report citizen concerns about the TEA program, and submit biannual reports to the State Legislature.

The TEA Program Advisory Council is composed of the following members:

1. The directors of the following state agencies:
   - Department of Human Services
   - Employment Security Department
   - Department of Health
   - Department of Education
   - Department of Higher Education
   - Arkansas Development Finance Authority
   - Arkansas Industrial Development Commission
   - Arkansas Highway and Transportation Department
   - Office of Child Support Enforcement
   - Division of Child Care and Early Childhood Education
2. Three members appointed by the Governor.
3. Three members appointed by the House Chairperson and three members appointed by the Senate Chairperson of the Public Health, Welfare and Labor Committee.

The appointed members may be representatives of non-profit organizations, the business community, labor, current and former public assistance recipients, the Chamber of Commerce, the Arkansas Municipal League, the Association of Arkansas Counties, or legislators.

1.6 Local TEA Coalitions

Local TEA coalitions may organize and apply to the Department of Human Services for a charter to plan and coordinate the delivery of TEA services at the local level. Such coalitions may be composed of representatives of the principal entities that provide funding for the employment, education, training, and social service programs in the area, the Chamber of Commerce, community development organizations, the business community, DHS, and other local planning, coordinating, or service-delivery entities.

Effective Date July 1, 1997
* Division of Administrative Services created in June, 1994 by a merger of the Divisions of Finance and Management Services.

* The Division of Economic and Medical Services was eliminated and its responsibilities divided between the Division of County Operations and the new Division of Medical Services, effective January 1, 1995.
Section 2 PURPOSE AND GOALS

The purpose of the Transitional Employment Assistance program is to help economically needy families become more responsible for their own support and less dependent on public assistance. Central to this purpose is helping adults and minor parents increase their employment potential; helping to reduce out of wedlock births; and promoting family unity.

2.1 Public Involvement

The Department of Human Services and the Governor’s Office held sixteen public forums across the state between November 19, 1996 and December 13, 1996 informing the public of the TEA program. Five of the forums were “customer focus groups” primarily for client participation. It was estimated that a total of 2,000 persons attended the forums. Those in attendance included recipients, service providers, personnel from various public and private agencies, and representatives from various advocacy groups. Comments and concerns were solicited from those in attendance.

Legislative Session

The Transitional Employment Assistance program was presented at the 1997/98 Arkansas Legislative session. The Arkansas House of Representatives and Senate both held public hearings during which testimony was taken from advocacy groups and private individuals.

Administrative Procedures Act

The policies developed to operate the Transitional Employment Assistance program are subject to the promulgation requirements of the Arkansas Administrative Procedures Act. This includes a thirty (30) day public comment period.
2.2 Program Goals

A. To increase the number of able-bodied adults who become and remain employed.

B. To reduce the number of families who must depend upon public assistance from the government by encouraging and requiring cooperation in child support enforcement activities so that paternity establishments and child support collections increase.

C. To reduce out-of-wedlock births.

D. To increase the number of teen parents who complete a high school education or equivalency.

2.3 Measurement of Goals

Measurement of the program goals will be accomplished through program statistical reports produced by the DHS and the Office of Child Support Enforcement, and through reports from the Arkansas Department of Health relative to out-of-wedlock births.
Section 3  POPULATION TO BE SERVED

Transitional Employment Assistance will be available to economically needy families with children under the age of eighteen (18) years who are residing in the state of Arkansas and meet specified eligibility requirements.

3.1 Definition of Needy Family

A needy family is defined as one which includes a child or children under the age of 18 years and the parent(s) or other adult relative caretaker who is living with such child(ren) and whose family income and resources are within specified limits.

3.2 Definition of Other Adult Relative Caretaker

Other adult relative caretaker is defined as a non-parent relative who is providing care for the child (when there is no natural parent in the home) and is in one of the following degrees of relationship to the child:

a. A blood or adoptive relative within the fifth degree of kinship (e.g., grandparent, aunt, etc.);


c. A spouse of any of the above.

For purposes of determining family size and family income and resource eligibility, an other adult relative caretaker as defined above, with the exception of a step-parent, may choose to be included as an eligible family member or not. If such relative chooses not to be included (i.e., is a payee only), then his/her income and resources will not be considered when determining eligibility. In addition, employment services described in Section 4 will not be available to such excluded adult relative and the time limit described in Section 3.6 will not apply.

3.3 Income Limit

The family’s countable income (as defined in the State policy and procedures manual) must be equal to or below $223 per month. The one income limit applies to all family sizes and to initial and on-going eligibility. This amount is 25% of what a full-time (40 hours/week) worker would earn at the federal minimum wage which will be effective on September 1, 1997 ($5.15/hour) in a month.

TN# 97-1
Supersedes
TN# NA

Effective Date  July 1, 1997
3.3 (Cont.)

For purposes of income eligibility, the following deductions will be made from a family’s gross monthly earned income:

a. For initial eligibility, a 20% deduction for work related expenses (e.g., taxes).

b. For on-going eligibility, the 20% work-related deduction followed by a 50% work incentive deduction from the remainder.

3.4 Resource Limit

The family’s countable resources must be equal to or below $3000. The one resource limit applies to all family sizes and to initial and on-going eligibility.

Resources include real and personal property which are currently available or for which the family has the legal ability to make available for current use. The following will be excluded as countable resources:

a. The family’s homestead.
b. One operable motor vehicle.
c. Household and personal goods.
d. Income-producing property.
e. Monies deposited in an approved Individual Development Account (IDA) or approved escrow account for business or career development.
f. Any other property specified in the state policy and procedures manual which the agency has determined would be cost-efficient to exclude or which must be excluded due to federal or state statute.

3.5 Citizenship Requirement

Recipients must be citizens of the United States of America, or qualified aliens lawfully present in the United States before August 23, 1996, or aliens to whom public benefits must be provided by federal law.

TN# 97-1
Supersedes
TN# NA

Effective Date July 1, 1997
3.6 Time Limit Requirement

A needy family who meets all other eligibility requirements will not be eligible to receive TEA benefits if the family includes an adult parent (or other adult relative caretaker who is included as an eligible member) who has received such assistance for twenty-four (24) months unless it is determined that the family meets one of the criteria outlined in Section 5 (Exemptions/Deferrals). The twenty-four months need not be consecutive months. The twenty-four (24) month count will begin July 1, 1998.

3.7 Personal Responsibility Agreement Requirement

The adult caretaker and/or minor parent(s) of the child(ren) must sign a Personal Responsibility Agreement (PRA) as a condition of the family’s eligibility when application for TEA is made and must adhere to the provisions of the PRA as a condition of continued eligibility. (See Section 8.1 for a description of the PRA.)

3.8 Assignment of Child Support

As a condition of the family’s eligibility, the adult caretaker must agree to assign child support rights to the State. Such assignment will become effective upon receipt of cash assistance.

3.9 Drug-Related Convictions

An individual who has been found guilty of or has pled guilty or nolo contendere to any state or federal offense classified as a felony by the law of the jurisdiction involved, and which has as an element of the offense, the distribution or manufacture of a controlled substance (as defined in section 102(6) of the Controlled Substances Act) will be ineligible for TEA benefits. This provision applies only to offenses occurring after July 1, 1997.

The eligibility of the other family members will not be affected by the ineligibility of a person described above. The amount of assistance for which they may be eligible will be determined without regard to the ineligible member’s needs. However, if such ineligible person is the child’s parent, his or her income and resources will be considered in determining the children’s eligibility and amount of assistance.

In accordance with Section 16 of the Arkansas Personal Responsibility and Public Assistance Reform Act, Arkansas opts out of Section 115 of the Personal Responsibility and Work Opportunity Act of 1996.

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TN# 97-1
Supersedes
TN# NA

Effective Date July 1, 1997
3.10 Minor Parent Living Arrangements

An unmarried parent under the age of 18 must reside in a place of residence maintained by a parent, legal guardian, or other adult relative except in the following situations:

a. It has been determined that the unmarried minor parent’s current living arrangement is appropriate. In this situation, the minor parent and child will be required to continue to reside in such living arrangement as a condition of eligibility unless it is determined that such living arrangement is no longer appropriate due to changed circumstances.

b. The minor parent has no parent, legal guardian, or other adult relative of his or her own who is living or whose whereabouts are known.

c. The minor parent’s parent or legal guardian will not allow the minor parent and child to live in his/her home and there is no other adult relative who will allow the minor parent and child to live in their home.

d. The minor parent or child is being or has been subjected to serious physical or emotional harm, sexual abuse, or exploitation in the home of the minor parent’s parent or legal guardian.

e. Substantial evidence exists of an act or failure to act that places the minor parent or child at risk of imminent or serious harm in the home of the minor parent’s parent or legal guardian.

f. The agency determines that it is in the best interest of the minor parent’s child to waive the living arrangement requirement for the minor parent and child.
Section 4  WORK AND SELF-SUFFICIENCY

As a condition of eligibility, parents, and other adult caretakers who are included as eligible family members, will be required to seek and accept employment unless they are unable to do so due to one or more of the criteria outlined in Section 5 (Exemptions/Deferrals). Clients, whether applicants or recipients, will be afforded services through employment and job search activities.

4.1 Applicant Intake

During the initial interview with the applicant, information will be obtained regarding household and family employment circumstances. This information will be assessed and options or courses of action will be discussed with the applicant. The family may be diverted from assistance at this point through a Diversion Assistance payment (See Section 6.6 regarding Diversion).

Applicants who are job ready will be informed that as a condition of eligibility for cash assistance, up-front job search activities may be required.

4.2 Employability Assessment

The purpose of the employability assessment will be to determine the applicant's abilities, talents, proficiencies/deficiencies, etc. The assessment is completed to determine the applicant's ability to move into employment and may be done by an agency or organization other than DHS.

During the assessment, the worker will present an orientation/overview of the program, gather pertinent information, and identify barriers which may prevent the applicant from becoming self-sufficient through employment. The worker may also identify the following:

- Family situation/circumstances
- Employment history/work experience
- Educational attainment/ literacy level/functional educational level
- Skills
- Interests
- Supportive Service needs, if any
NOTE: Applicants who are identified as victims of domestic violence may be referred for appropriate services. Appropriate services may include but are not limited to: counseling, housing relocation assistance, referral to mental health, referral to prosecuting attorney and/or law enforcement and the DHS Division of Children and Family Services. The worker will, where appropriate, use all available resources to help the victim of domestic violence receive timely/needed services.

4.3 Employment Plan

Information obtained during the assessment will be used to develop the Employment Plan and engage the customer in work or a work-related activity designed to move him/her into full-time employment in the shortest period of time.

The employment plan is a written document which specifies a planned series of actions necessary for the client to accept full time employment. The plan will identify (1) the client’s employment goals; (2) problems or impediments which may delay or adversely affect employment and what is needed to solve those problems; (3) the particular TEA work activity which is most appropriate for the client; and (5) specific actions planned with, for, and by the customer in order to attain employment.

During the employment planning interview, the worker verifies, with the client, the severity of any problems (i.e., poor/lack of housing, drug abuse, domestic violence) and identifies actions required to alleviate them. Services will be limited to those necessary for the client to accept employment.

Upon completion of the assessment process, the worker may engage the client in one or more of the following work activities: Employment (Unsubsidized or Subsidized); Education; Vocational Education Training; Skills Training; Job Search/Job Readiness; On-the-Job Training; Community Service/Work Experience; and Micro-Enterprise (Self-employment).

4.3.1 Modified Employment Plan

A complete employment plan may not need to be completed for individuals who are determined to be “job ready” as part of the intake/assessment process. Applicants/recipient determined to be “job ready” may receive employment counseling, referral for a job interview, if available and/or be engaged in Job Search. Completion of the employment plan under this situation may consist of the worker just completing the identifying information and listing job search and/or job referral on the plan.
4.4 Work Activities

4.4.1 Employment

This activity is for clients who enter employment but are not yet self-sufficient. Employed clients may be involved in additional activities directed at increasing their earning potential. To the extent possible, program services for clients will be arranged so as not to conflict with the client’s employment.

Employment may be either unsubsidized or subsidized.

Subsidized Employment

Subsidized employment may be in either the private sector or public sector. Such employment is directly supplemented by federal, state, or other funds.

4.4.2 Education

Education is designed for clients who have not completed high school or its equivalent. A client may also be engaged in education based on his or her functional educational level. Clients may be involved in Adult Basic Education (ABE), English as a Second Language, Remedial Education, GED classes, etc.

Clients will be required to attend classes regularly in accordance with the school’s requirements for satisfactory attendance. In addition, a client may be engaged in education and another appropriate work activity simultaneously.

Education will be the primary activity for most parents age 18 or 19 years who have not completed high school or do not have a GED. Such parent will be deferred from other work activities if he or she is maintaining satisfactory attendance as a full-time student at a secondary school.

NOTE: Participation in education will be subject to the 20% limit for the purpose of calculating the State work participation rate.
4.4.3 Vocational Education Training

This activity is designed for clients who are pursuing a program of post-secondary instruction or training which is in a field directly related to employment.

Clients will be required to participate a minimum of 20 hours per week and attend classes regularly. In addition, a client may be engaged in Vocational Education Training and another appropriate work activity simultaneously.

NOTE: Participation in Vocational Education Training will be subject to the 20% limit for purpose of calculating the State work participation rate.

4.4.4 Job Skills Training

This activity provides job skills training in a specific occupation for which there is a written commitment by the employer to offer employment to a recipient who successfully completes the training. The individual may be required to complete an entrance assessment or test before being engaged in this activity if assessments or tests are required for employment upon completion of the training.

4.4.5 Job Search

Persons engaged in this work activity may include those (1) for whom no major personal or family problems were identified and who are job ready; (2) who are determined to have limited or no job search knowledge or skills; (3) who have limited or no recent employment; and (4) those the worker thinks would benefit from this work activity.

Job Search may consist of Job Club and Assisted Job Search Activities, or Assisted Job Search alone. In Job Club, clients are provided group employment counseling and instructions on effective job search and interview techniques followed by a period of assisted job search.

A client may be simultaneously engaged in job search and another appropriate work activity such as community service work experience. Job search activity will not exceed four (4) consecutive weeks, or a total of six (6) weeks, unless in conjunction will another activity.

4.4.6 On-The-Job Training

Clients in this activity will receive training and supervision in an occupation for which an employer would normally hire skilled workers. While participating in OJT, a portion of the client wages may be paid by the TEA program.
OJT contracts will not be written for occupations in which the employer would normally provide training, which require no previous experience, and for which prior experience is a recruiting preference only. An OJT placement will be limited to the time reasonably expected for an average trainee to perform adequately in the designated occupation.

4.4.7 Community Service/Work Experience

The State opts out of the provision at Sec. 402(a)(1)(B)(iv) of the Act with regard to requiring community service after an individual has received assistance for two months if he or she is not engaged in work. However, an individual may be required to engage in community service at any time while receiving cash assistance, when determined appropriate.

Community Service/Work Experience is designed to allow clients to develop job skills and improve work habits through time-limited unsalaried job training at a clearly defined, well supervised worksite under an agreement between the employer and the TEA program. The client will be assigned to a worksite which is expected to enhance the client’s employability. Community service/work experience worksites may be either public or private not-for-profit agencies.

4.4.8 Micro-enterprise (Self-employment)

The development of this activity will be on a very limited basis, when definite entrepreneurial potential is present. Assistance may include the dissemination of available information on starting businesses, developing a list of sources of possible contacts, locating training and business information centers, determining potential lenders, etc.
4.5 Minor Parent Program

The minor parent program is a special program designed to assist adolescent parents to prepare themselves for entrance into the labor market. The emphasis will be on the minor parent completing his/her basic education.

Objectives

- To enable more minor parents to complete high school or its equivalent.
- To reduce the prevalence of welfare dependency.
- To reduce the number of pregnancies occurring among Arkansas' teenage population.

The minor parent program will ensure that participants are enrolled in either basic education or some kind of training, getting basic skills and education or work experience. Clients will receive supportive services while in the program and for as long as a year after they leave the program.

All non-exempt/deferred minor parents will be required to participate in the program.
Section 5 EXEMPTIONS AND DEFERRALS

The following individuals may be exempted or temporarily deferred from any work activity requirement:

a. A parent caring for a child:
   (1) Under three (3) months of age; or
   (2) Between three (3) and twelve (12) months of age if child care for such child is not available.
   A parent may be exempted for this reason for a maximum of twelve (12) months in his or her adult lifetime.

b. An individual with a verified physical or mental disability which precludes the individual from working at available employment.

c. A woman in the third trimester of pregnancy.

d. An individual who must remain in the home to care for a resident family member who is seriously ill or incapacitated.

e. A teen parent/head-of-household under the age of twenty (20) who maintains satisfactory attendance as a full-time student at a secondary school.

f. An individual for whom support services necessary to engage in a work activity are not available.


The above work activity exemptions/deferrals may result in the individual’s twenty-four (24) month cash assistance time limit being extended. In addition, the following individuals may be exempted from or receive an extension of the time limit:

i. an individual who cooperated and participated in required activities but was unable to obtain employment because of extraordinary circumstances beyond his or her control;

j. a parent or other adult caretaker who is over sixty (60) years of age; or

k. other individuals for whom it is determined appropriate to extend the time limit, particularly, but not limited to, cases in which it is necessary to protect the child from risk of neglect.

The determination of whether an individual qualifies for a time limit exemption or extension for any of the reasons described above will be made at the local DHS office level, based on criteria established in the State policy and procedures manual consistent with federal and state law.
Section 6  BENEFITS

TEA families will be eligible for monthly cash assistance and supportive services until it is determined that they are no longer eligible for regular TEA services. When they become TEA ineligible due to employment, extended support services will be available under certain circumstances. In some situations, a family may be determined eligible for a diversion payment instead of regular monthly TEA assistance. In addition relocation assistance may be available on a limited basis.

6.1  Cash Assistance

6.1.1  Monthly Cash Assistance Payment Amount

The following amounts by family size are the monthly cash assistance maximums an otherwise eligible TEA family may be paid:

<table>
<thead>
<tr>
<th>Family Size</th>
<th>Maximum Grant</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$ 81</td>
</tr>
<tr>
<td>2</td>
<td>162</td>
</tr>
<tr>
<td>3</td>
<td>204</td>
</tr>
<tr>
<td>4</td>
<td>247</td>
</tr>
<tr>
<td>5</td>
<td>286</td>
</tr>
<tr>
<td>6</td>
<td>331</td>
</tr>
<tr>
<td>7</td>
<td>373</td>
</tr>
<tr>
<td>8</td>
<td>415</td>
</tr>
<tr>
<td>9 or more</td>
<td>457</td>
</tr>
</tbody>
</table>

6.1.2  Cash Assistance Payment Calculation

The above monthly amounts are not reduced by monthly countable income until a specified income trigger is achieved. When the family’s monthly gross earned income plus unearned income equals the monthly equivalent of 20 hours per week of work at the September 1997 minimum wage, then the above maximum payment for the family size is reduced by 50%. Based on the September 1997 minimum wage of $5.15 per hour, this income trigger is $446.

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TN#_97-1
Supersedes
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Effective Date  July 1, 1997
6.1.3 Family Cap

The cash assistance amount is not increased due to the addition of a newborn to the family. Newborn is defined as a child born while the mother is receiving TEA benefits, either for other children of her own or as a minor child herself, or who is born within nine months of the month such assistance was terminated to the mother unless the mother’s case has been closed continuously for at least six (6) months.

6.1.4 Penalties for Program Non-Compliance

A family’s cash assistance may be reduced or terminated when the adult caretaker or a minor parent is found to be in non-compliance with the child support cooperation requirement, the work activity requirements, and/or other requirements of the Personal Responsibility Agreement.

Non-Cooperation with the Office of Child Support Enforcement (OCSE)

When the OCSE determines that an adult caretaker or a minor parent whose cooperation is required in order to establish paternity or to obtain child support payments has failed to cooperate in those activities and so notifies the DHS county office, the appropriate non-compliance penalty will be imposed. Following a first determination of non-compliance, the penalty may be lifted at any time upon compliance by the adult or minor parent with the OCSE. Following the second or subsequent non-compliance, however, the penalty may not be lifted for a period of three (3) months.

Non-Compliance with the Work Activity Requirements

When it is determined that a person who is required to participate in work activities has failed to do so without good cause, the appropriate non-compliance penalty will be imposed. Following a first non-compliance sanction, the penalty may be lifted at any time upon compliance by the individual with the appropriate work requirement. Following the second or subsequent non-compliance, however, the penalty may not be lifted for a period of three (3) months.

Effective Date July 1, 1997
Non-Compliance with Other Requirements of the PRA

When it is determined that a person who has signed a Personal Responsibility Agreement has failed to comply with any other activity required by the PRA (such as ensuring the children receive immunizations), the appropriate non-compliance penalty will be imposed. The penalty may be lifted at any time upon the receipt of proof that the particular requirement has been met.

6.2 Supportive Services

Appropriate supportive services will be available to TEA family members. Such services include, but are not limited to, case management services, child care assistance, medical coverage for all Medicaid eligible family members, transportation or reimbursement for transportation costs, a one-time purchase (or reimbursement) for work related expenses, referrals to appropriate agencies or organizations for counseling, treatment, etc., and other services deemed necessary by the Case Manager for successful participation by the client.

6.3 Relocation Assistance

Cash assistance to help a family move from an area of limited job opportunities to a new locality within Arkansas for full-time employment may be available on a limited basis. Before relocation assistance is provided, the person must have a bona fide offer of full-time employment in the new locality.

6.4 Individual Development Account (IDA) Pilot Project

In selected pilot communities, TEA recipients may establish Individual Development Accounts (IDA) for the purpose of accumulating savings, up to certain maximums specified in the State policy and procedures manual, for education for themselves or their children, small business development, home ownership, or transportation needs. Such funds will not be considered an available asset in determining the family’s TEA eligibility for as long as the family receives TEA benefits.

TEA recipients who secure employment while participating in this project will receive matching fund donations to their IDA’s. Recipients who are not employed will not receive matching funds.

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Effective Date  July 1, 1997
6.5  Extended Support Services

For those families who become ineligible for continued TEA benefits due to employment, or who choose to no longer receive cash assistance due to employment, extended support services will be available as provided for by federal and state law. Such services will include one year of extended Medicaid coverage for those who meet the eligibility criteria under federal law for such coverage and one year of extended child care assistance at no cost with an additional two years of child care assistance based on a sliding fee scale.

6.6  Diversion Payment

A diversion payment may be provided to an otherwise eligible TEA family in certain specified circumstances so that the family does not come on to regular TEA cash assistance. To qualify for diversion, the adult caretaker must meet the following conditions:

(a) Have a minor child living in the home;
(b) Be currently employed but having a problem that jeopardizes the employment; or
(c) Be promised a job but needs help in order to accept the job (e.g., needs car repairs, uniforms, etc.)
(d) Has never received a diversion payment;
(e) Agree to forego any TEA benefits for a period of 100 days.

The diversion payment will be the actual cost of what it would take to resolve the problem up to a maximum equal to three (3) months of what the monthly TEA cash assistance would have been for the family size.

Under Arkansas State Law, a diversion payment is considered a loan. If not repaid, it will count toward the adult’s maximum time limit of twenty-four (24) months.

6.7  Treatment of New State Residents

The same benefits will be available to new residents of Arkansas as are available to all other Arkansas residents.
Section 7  OFFICE OF CHILD SUPPORT ENFORCEMENT (OCSE)

7.1 Assignment

In accordance with Arkansas State Law, child support rights are assigned to the State when an individual accepts Transitional Employment Assistance.

7.2 Good Cause Determination

The Division of County Operations within the Department of Human Services will make the good cause determinations for nonparticipation in child support activities.

7.3 Exchange of Information

The exchange of information between DHS and OCSE will be system generated and/or by written notice.

7.3.1 Department of Human Services to the Office of Child Support Enforcement

The Department of Human Services will refer recipients of Transitional Employment Assistance to the Office of Child Support Enforcement for participation in child support activities by a system generated notice upon certification of assistance.

7.3.2 Office of Child Support Enforcement to the Department of Human Services

The Office of Child Support Enforcement will notify DHS when paternity has been established, a recipient has not cooperated in the establishment of paternity or other child support activities and when child support collected exceeds the cash assistance amount.

The Office of Child Support Enforcement will make available to DHS employer reported New Hire data.
Section 8 PARENTAL RESPONSIBILITY

The Transitional Employment Assistance program will encourage parental responsibility through various elements of the program.

8.1 Personal Responsibility Agreement

As a condition of the family’s eligibility for TEA, the adult caretaker and/or minor parent must sign a Personal Responsibility Agreement (PRA) as a part of the application for assistance. The PRA lists the adult’s and/or minor parent’s responsibilities relative to receiving TEA assistance as well as responsibilities directly related to the well-being of the children. These responsibilities include but are not limited to ensuring that school-age children attend school, that the children receive immunizations at the appropriate ages, and that all reasonable efforts to establish paternity and obtain child support are made.

8.2 Focus on Employment

The primary focus of the TEA program is to move the parent into employment which will lead to self-sufficiency for the family and increased parental responsibility. This focus is stressed from the first contact with the applicant when an assessment is made as to whether job search activities should be required pending disposition of the application. If the application is approved, the employment focus continues throughout the time the family receives assistance.

8.3 Plan to Reduce Unwed Births and Teenage Pregnancy

Introduction

Unmarried birth prevention should be viewed as a process, not a program, involving multiple strategies and multiple agencies in a sustained effort. The rise in unwed births is an urgent social problem that resists easy solutions. Arkansas’ approach is multifaceted with five major components:

- Abstinence programs using funding in the welfare reform act
- Improve access to family planning services statewide
- Community-based efforts in targeted counties
- Media campaign with emphasis on 9-14 year olds
- A state-level steering committee to coordinate the efforts

Effective Date July 1, 1997

Supersedes

TN# __NA__
Abstinence Programs

Abstinence programs, especially those targeting 9 to 14 year olds, serve as our best hope for long term success. Federal funding authorized in the federal welfare reform act will be available October 1, 1997 through the Maternal and Child Health Block Grant. Although the federal guidelines are not yet available, the State intends to use those funds and the State matching funds, when available, to support abstinence models that have been tested and found effective.

Improved Access to Family Planning Services

On July 1, 1997, the Arkansas Medicaid program will begin operating a five-year demonstration program that makes all women of childbearing age with incomes at or below 133% of the federal poverty levels eligible for family planning services. Working closely with the Arkansas Department of Health (the Title X family planning agency), this program will increase the financial access to these services and expand the number of private and public providers. The accompanying media campaign will be closely coordinated with other efforts to reduce births to unwed mothers.

All applicants for Transitional Employment Assistance will be eligible for services under this demonstration program. Case Managers will advise them of the services available and local providers.

Community-Based Initiatives

The many successful models for reducing births to unwed mothers have one common theme: they are developed and implemented at the local level. Community participation and support must be broad-based and reflect a partnership of the many people and organizations that are essential to success.

The efforts will initially be concentrated in the nine counties with the highest incidence of unwed births: Benton, Crittenden, Jefferson, Mississippi, Phillips, Pulaski, St. Francis, Sebastian, and Washington. Local ADH and DHS officials will convene a group of local leaders and encourage them to form an executive group to plan and execute a community plan. ADH will provide technical assistance. It will also assist these groups in obtaining funding from foundations and State agencies to complement those funds raised locally.

Effective Date  July 1, 1997
Media Campaign

A comprehensive media campaign will target females and males age 11 to 24. Program strategies will be determined through the use of focus groups and other research. Individual audiences will be differentiated and messages tailored to their interests. The initial concentration will be on electronic media including Internet sites.

The primary strategy will be to take the message to where the different targeted audiences are. Not only will different messages be required for the pre-pubescent young and those of college age; those messages will have to be delivered in different settings and different ways. Newspapers, especially those published on college campuses, will reach one audience; a general circulation newspaper will reach a different audience. Internet sites may be very effective with younger members of the target audience. Messages on place mats in restaurants may reach a different group.

State Steering Committee

A Steering Committee will be appointed by the Governor to lead this effort. The members will be drawn from all walks of life. The major functions will be to:

- take a clear stand against unwed births and teenage pregnancy;
- develop support from state leaders and organizations through the state;
- enlist the help of the media to promote teen abstinence;
- support and stimulate local action to meet the goals;
- foster public discussion about how religious, cultural, and public values influence unwed births and teen pregnancy; and
- publicize successful programs.
Section 9 GENERAL PROGRAM ADMINISTRATION

9.1 Safeguarding Information

It is unlawful, except for purposes directly connected with the administration of the Transitional Employment Assistance program, for any person or persons to solicit, disclose, receive, make use of, or to authorize, knowingly permit, participate in, or acquiesce in the use of, any list of names, of or any information concerning persons applying for or receiving such assistance. This includes information from the records, papers, files or communications of the State or County Office, or information acquired in the course of the performance of official duties.

Information concerning an applicant, recipient, or other persons known to the Department will not be made available without the written consent of the applicant, recipient, or other persons known to the Division except to authorized employees of the Department of Human Services and other state or federally funded agencies for certain purposes directly connected to the implementation of the program or other federally funded programs based on need.

9.2 Appeals & Hearings

A ten-day notice will be sent prior to adverse action being taken on a TEA case. The recipient will be allowed to appeal the adverse action if he or she responds within the 30 day time period. Continuation of benefits will be granted provided the appeal was received within 10 days from the date of the notice.

The Department of Human Services shall administer and conduct hearings in accordance with the Arkansas Administrative Procedures Act 25-15-201 et seq.

9.3 Program Manuals

The Transitional Employment Assistance Manual will be available to the public at a cost determined by the Department of Human Services. If an entity wants to view the manual, it will be made available at no cost.

9.4 Culture Change

With the implementation of the Transitional Employment Assistance program, a culture change from previous cash assistance programs is being made. While maintaining program integrity, the primary focus of the program will be on individual family self-sufficiency and employment efforts.

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TN# 97-1
Supersedes
TN# NA

Effective Date July 1, 1997
To this end, the functions of the eligibility worker with a separate worker focusing on employment activities will be combined into one Case Manager for the family.

9.4.1 Case Manager Concept

Case Managers are an integral part of the success of TEA. They work with families to help guide those families to self-sufficiency. Families must be treated individually, on a case-by-case basis, due to each family’s specific needs and abilities. While eligibility determination is a part of the process, it is not the primary focus. Case Managers and clients work together to form and follow a plan specifically designed for that family. In most cases, a Case Manager follows and works with the family for the entire period that the family is in the TEA program. The Case Manager may also work with the family in other programs.

9.4.2 Training

The State of Arkansas recognizes that in order to adequately and effectively implement the cultural changes and the move to case management, it is necessary to provide training to workers, supervisors and managers on changing their organizational culture and in case management provision.

Because of the paradigm shift in thought, the initial training needs to be at all levels of the organization. A training contract between the American Public Welfare Association (APWA) and the Department of Human Services (DHS) addresses that initial training need. The training incorporates specially designed welfare training and case management procedures that are unique to Arkansas’ TEA program.

Approximately three hundred Central Office and field staff, including field trainers, will be trained by APWA. The field trainers will then conduct the training for the county field staff. This training will be completed by June 30, 1997.
Section 10 FRAUD CONTROL

10.1 Intentional Program Violation (IPV) Disqualification

The family of any individual who pleads guilty or nolo contendere to, or is found guilty of, an Intentional Program Violation in the Transitional Employment Assistance program will be ineligible for further participation in the program for the following minimum time periods:

(a) For the first offense, one (1) year.
(b) For the second offense, two (2) years.
(c) For more than two, permanently.

In addition, the family will continue to be ineligible for TEA assistance until the resulting overpayment (e.g., the total amount of assistance received to which the family was not entitled) has been repaid to the State with interest. This requirement may be waived by the Director of the Division of County Operations or his designee.

10.2 Fraudulent Misrepresentation of Residence

The family of an individual who is convicted in a Federal or State court of having made a fraudulent statement or misrepresentation of residence in order to receive assistance simultaneously from two (2) or more states will be ineligible to receive Transitional Employment Assistance for a minimum period of ten (10) years beginning with the date of such conviction.

In addition, the family will continue to be ineligible for TEA assistance until the resulting overpayment (e.g., the total amount of assistance received to which the family was not entitled) has been repaid to the State with interest. This requirement may be waived by the Director of the Division of County Operations or his designee.
ARKANSAS

STATE PLAN FOR TITLE IV-A OF THE SOCIAL SECURITY ACT:
TEMPORARY ASSISTANCE FOR NEEDY FAMILIES

TRANSITIONAL EMPLOYMENT ASSISTANCE PROGRAM

This addendum to the Arkansas Transitional Employment Assistance (TEA) plan will assist the State in assuring that the Foster Care and Adoption Assistance Program is operated in accordance with Part E of the Social Security Act that encourages parental responsibility and promotes family unity.

The Arkansas Department of Human Services, Division of Children and Family Services will provide services to a needy family who meets the eligibility requirements outlined in the Arkansas TEA program and who are experiencing an emergency situation. For purposes of this addendum, an emergency situation will be defined as a family member at-risk of maltreatment.

For families who are experiencing an emergency situation, the Division will provide a maltreatment assessment of the family needs. This assessment will not affect the eligibility or the benefits that are due a family under the TEA Program.

TN# 97-1
Supersedes
TN# NA

Effective Date July 1, 1997
ARKANSAS

STATE PLAN FOR TITLE IV-A OF THE
SOCIAL SECURITY ACT:
TEMPORARY ASSISTANCE TO NEEDY FAMILIES

TRANSITIONAL EMPLOYMENT ASSISTANCE
PROGRAM

Department of Human Services
July 1997
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Addendum I
CERTIFICATIONS

The State will operate a program to provide Temporary Assistance to Needy Families (TANF) to reduce dependence of needy parents on government benefits by promoting work; so that children may be cared for in their own homes or in the homes of relatives; to prevent and reduce the incidence of out-of-wedlock pregnancies; and to promote family unity.

This program is known as the **Transitional Employment Assistance Program**.

Executive Officer of the State (Name) **Mike Huckabee**

In administering and operating a program which provides Temporary Assistance for Needy Families under Title IV-A of the Social Security Act, the State:

1. Has designated the [Department of Human Services (DHS)](https://www.dhs.gov) as the agency responsible for administering and supervising the program under Part A in all political subdivisions of the state.

2. Has consulted local governments and private sector organizations regarding the plan and design of welfare services in the State so that services are provided in a manner appropriate to local populations; and has allowed at least 45 days to submit comments on the plan and the design of such services.

3. Operates a Child Support Enforcement program under the State plan approved under part D.

4. Operates a Foster Care and Adoption Assistance program in accordance with part E and certifies that the State will take all necessary actions to ensure that children receiving assistance are eligible for medical assistance.

5. Provides each member of an Indian tribe, who is domiciled in the State and is not eligible for assistance under a Tribal Family Assistance plan approved under Section 412, with equitable access to assistance under the State program funded under this part attributable to funds provided by the Federal Government.

6. Establishes and enforces standards and procedures to ensure against program fraud and abuse, including standards and procedures concerning nepotism, conflicts of interest among individuals responsible for the administration and supervision of the State program, kickbacks, and the use of political patronage.
7. Makes available to the public a summary of the State plan.

8. Has established procedures to:

   a) Recognize individuals receiving assistance under this part with a history of domestic violence and, when appropriate, refer such individuals to counseling and supportive services;

   b) Waive, on a case-by-case basis and pursuant to a determination of good cause, other program requirements such as time limits (for as long as necessary) for individuals receiving assistance, and child support cooperation requirements when compliance with such requirements would make it more difficult for an individual receiving assistance under this part to escape domestic violence or unfairly penalize such an individual who is or has been victimized by such violence, or who is at risk of further domestic violence.

Decisions to waive compliance with TEA requirements will be made on an individual, case-by-case basis, and will not endorse an individual’s failure to behave proactively to ameliorate destructive domestic violence situations. We support domestic violence victims taking actions to recover their lives through the relief provided by resources Arkansas makes available.

**CERTIFIED BY THE CHIEF EXECUTIVE OFFICER OF THE STATE:**


\[\text{Signature and Title}\]

\[5-19-97\]

Date
Section 1 ORGANIZATION

1.1 Organizational Structure of DHS

The Department of Human Services is an umbrella agency under which the various Divisions provide financial, medical, and social services. Within the Department, the Division of County Operations has primary responsibility for the administration and supervision of the Title IV-A assistance program. The Division of Administrative Services has responsibility for Title IV-A program functions relating to the financial aspects, personnel standards, and training.

An organizational chart of the Department and the Division of County Operations is attached.

1.2 Statewide Operation

The Department of Human Services (DHS) will operate a statewide program. The Division of County Operations within DHS will be responsible for the day-to-day operation of the program.

1.3 Implementation Date

The Department of Human Services will implement the Transitional Employment Assistance Program on July 1, 1997.

1.4 Public/Private Agency Relationships

The Department of Human Services may, as appropriate, provide work activities, training, and other services through contracts.

The Department will enter into interagency agreements with the Department of Health, the Department of Education, the Employment Security Department (ESD) and the Office of Child Support Enforcement (OCSE) for the provision of necessary services and necessary exchanges of information. The Department may also interface with other agencies such as JTPA and Vocational Education in providing employment-related services.

The Department will solicit participation of private organizations, nonprofit organizations, charitable organizations, religious organizations, and institutions of education in the delivery of services.
1.5 **TEA Program Advisory Council**

The TEA Program Advisory Council will advise and assist all State agencies in the implementation of the TEA program, provide evaluation and feedback on various aspects of the program, encourage business in the State to hire TEA recipients, respond to and report citizen concerns about the TEA program, and submit biannual reports to the State Legislature.

The TEA Program Advisory Council is composed of the following members:

1. The directors of the following state agencies:
   - Department of Human Services
   - Employment Security Department
   - Department of Health
   - Department of Education
   - Department of Higher Education
   - Arkansas Development Finance Authority
   - Arkansas Industrial Development Commission
   - Arkansas Highway and Transportation Department
   - Office of Child Support Enforcement
   - Division of Child Care and Early Childhood Education

2. Three members appointed by the Governor.

3. Three members appointed by the House Chairperson and three members appointed by the Senate Chairperson of the Public Health, Welfare and Labor Committee.

The appointed members may be representatives of non-profit organizations, the business community, labor, current and former public assistance recipients, the Chamber of Commerce, the Arkansas Municipal League, the Association of Arkansas Counties, or legislators.

1.6 **Local TEA Coalitions**

Local TEA coalitions may organize and apply to the Department of Human Services for a charter to plan and coordinate the delivery of TEA services at the local level. Such coalitions may be composed of representatives of the principal entities that provide funding for the employment, education, training, and social service programs in the area, the Chamber of Commerce, community development organizations, the business community, DHS, and other local planning, coordinating, or service-delivery entities.
Section 2  PURPOSE AND GOALS

The purpose of the Transitional Employment Assistance program is to help economically needy families become more responsible for their own support and less dependent on public assistance. Central to this purpose is helping adults and minor parents increase their employment potential; helping to reduce out of wedlock births; and promoting family unity.

2.1  Public Involvement

The Department of Human Services and the Governor's Office held sixteen public forums across the state between November 19, 1996 and December 13, 1996 informing the public of the TEA program. Five of the forums were "customer focus groups" primarily for client participation. It was estimated that a total of 2,000 persons attended the forums. Those in attendance included recipients, service providers, personnel from various public and private agencies, and representatives from various advocacy groups. Comments and concerns were solicited from those in attendance.

Legislative Session

The Transitional Employment Assistance program was presented at the 1997/98 Arkansas Legislative session. The Arkansas House of Representatives and Senate both held public hearings during which testimony was taken from advocacy groups and private individuals.

Administrative Procedures Act

The policies developed to operate the Transitional Employment Assistance program are subject to the promulgation requirements of the Arkansas Administrative Procedures Act. This includes a thirty (30) day public comment period.
2.2 Program Goals

A. To increase the number of able-bodied adults who become and remain employed.

B. To reduce the number of families who must depend upon public assistance from the government by encouraging and requiring cooperation in child support enforcement activities so that paternity establishments and child support collections increase.

C. To reduce out-of-wedlock births.

D. To increase the number of teen parents who complete a high school education or equivalency.

2.3 Measurement of Goals

Measurement of the program goals will be accomplished through program statistical reports produced by the DHS and the Office of Child Support Enforcement, and through reports from the Arkansas Department of Health relative to out-of-wedlock births.
Section 3  POPULATION TO BE SERVED

Transitional Employment Assistance will be available to economically needy families with children under the age of eighteen (18) years who are residing in the state of Arkansas and meet specified eligibility requirements.

3.1 Definition of Needy Family

A needy family is defined as one which includes a child or children under the age of 18 years and the parent(s) or other adult relative caretaker who is living with such child(ren) and whose family income and resources are within specified limits.

3.2 Definition of Other Adult Relative Caretaker

Other adult relative caretaker is defined as a non-parent relative who is providing care for the child (when there is no natural parent in the home) and is in one of the following degrees of relationship to the child:

a. A blood or adoptive relative within the fifth degree of kinship (e.g., grandparent, aunt, etc.);


c. A spouse of any of the above.

For purposes of determining family size and family income and resource eligibility, an other adult relative caretaker as defined above, with the exception of a step-parent, may choose to be included as an eligible family member or not. If such relative chooses not to be included (i.e., is a payee only), then his/her income and resources will not be considered when determining eligibility. In addition, employment services described in Section 4 will not be available to such excluded adult relative and the time limit described in Section 3.6 will not apply.

3.3 Income Limit

The family’s countable income (as defined in the State policy and procedures manual) must be equal to or below $223 per month. The one income limit applies to all family sizes and to initial and on-going eligibility. This amount is 25% of what a full-time (40 hours/week) worker would earn at the federal minimum wage which will be effective on September 1, 1997 ($5.15/hour) in a month.

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Effective Date  July 1, 1997
3.3 (Cont.)

For purposes of income eligibility, the following deductions will be made from a family’s gross monthly earned income:

a. For initial eligibility, a 20% deduction for work related expenses (e.g., taxes).

b. For on-going eligibility, the 20% work-related deduction followed by a 50% work incentive deduction from the remainder.

3.4 Resource Limit

The family’s countable resources must be equal to or below $3000. The one resource limit applies to all family sizes and to initial and on-going eligibility.

Resources include real and personal property which are currently available or for which the family has the legal ability to make available for current use. The following will be excluded as countable resources:

a. The family’s homestead.
b. One operable motor vehicle.
c. Household and personal goods.
d. Income-producing property.
e. Monies deposited in an approved Individual Development Account (IDA) or approved escrow account for business or career development.
f. Any other property specified in the state policy and procedures manual which the agency has determined would be cost-efficient to exclude or which must be excluded due to federal or state statute.

3.5 Citizenship Requirement

Recipients must be citizens of the United States of America, or qualified aliens lawfully present in the United States before August 23, 1996, or aliens to whom public benefits must be provided by federal law.
3.6 Time Limit Requirement

A needy family who meets all other eligibility requirements will not be eligible to receive TEA benefits if the family includes an adult parent (or other adult relative caretaker who is included as an eligible member) who has received such assistance for twenty-four (24) months unless it is determined that the family meets one of the criteria outlined in Section 5 (Exemptions/Deferrals). The twenty-four months need not be consecutive months. The twenty-four (24) month count will begin July 1, 1998.

3.7 Personal Responsibility Agreement Requirement

The adult caretaker and/or minor parent(s) of the child(ren) must sign a Personal Responsibility Agreement (PRA) as a condition of the family’s eligibility when application for TEA is made and must adhere to the provisions of the PRA as a condition of continued eligibility. (See Section 8.1 for a description of the PRA.)

3.8 Assignment of Child Support

As a condition of the family’s eligibility, the adult caretaker must agree to assign child support rights to the State. Such assignment will become effective upon receipt of cash assistance.

3.9 Drug-Related Convictions

An individual who has been found guilty of or has pleaded guilty or nolo contendere to any state or federal offense classified as a felony by the law of the jurisdiction involved, and which has as an element of the offense, the distribution or manufacture of a controlled substance (as defined in section 102(6) of the Controlled Substances Act) will be ineligible for TEA benefits. This provision applies only to offenses occurring after July 1, 1997.

The eligibility of the other family members will not be affected by the ineligibility of a person described above. The amount of assistance for which they may be eligible will be determined without regard to the ineligible member’s needs. However, if such ineligible person is the child’s parent, his or her income and resources will be considered in determining the children’s eligibility and amount of assistance.

In accordance with Section 16 of the Arkansas Personal Responsibility and Public Assistance Reform Act, Arkansas opts out of Section 115 of the Personal Responsibility and Work Opportunity Act of 1996.
3.10 Minor Parent Living Arrangements

An unmarried parent under the age of 18 must reside in a place of residence maintained by a parent, legal guardian, or other adult relative except in the following situations:

a. It has been determined that the unmarried minor parent’s current living arrangement is appropriate. In this situation, the minor parent and child will be required to continue to reside in such living arrangement as a condition of eligibility unless it is determined that such living arrangement is no longer appropriate due to changed circumstances.

b. The minor parent has no parent, legal guardian, or other adult relative of his or her own who is living or whose whereabouts are known.

c. The minor parent’s parent or legal guardian will not allow the minor parent and child to live in his/her home and there is no other adult relative who will allow the minor parent and child to live in their home.

d. The minor parent or child is being or has been subjected to serious physical or emotional harm, sexual abuse, or exploitation in the home of the minor parent’s parent or legal guardian.

e. Substantial evidence exists of an act or failure to act that places the minor parent or child at risk of imminent or serious harm in the home of the minor parent’s parent or legal guardian.

f. The agency determines that it is in the best interest of the minor parent’s child to waive the living arrangement requirement for the minor parent and child.
Section 4  WORK AND SELF-SUFFICIENCY

As a condition of eligibility, parents, and other adult caretakers who are included as eligible family members, will be required to seek and accept employment unless they are unable to do so due to one or more of the criteria outlined in Section 5 (Exemptions/Deferrals). Clients, whether applicants or recipients, will be afforded services through employment and job search activities.

4.1 Applicant Intake

During the initial interview with the applicant, information will be obtained regarding household and family employment circumstances. This information will be assessed and options or courses of action will be discussed with the applicant. The family may be diverted from assistance at this point through a Diversion Assistance payment (See Section 6.6 regarding Diversion).

Applicants who are job ready will be informed that as a condition of eligibility for cash assistance, up-front job search activities may be required.

4.2 Employability Assessment

The purpose of the employability assessment will be to determine the applicant’s abilities, talents, proficiencies/deficiencies, etc. The assessment is completed to determine the applicant’s ability to move into employment and may be done by an agency or organization other than DHS.

During the assessment, the worker will present an orientation/overview of the program, gather pertinent information, and identify barriers which may prevent the applicant from becoming self-sufficient through employment. The worker may also identify the following:

- Family situation/circumstances
- Employment history/work experience
- Educational attainment/ literacy level/functional educational level
- Skills
- Interests
- Supportive Service needs, if any

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Effective Date  July 1, 1997
NOTE: Applicants who are identified as victims of domestic violence may be referred for appropriate services. Appropriate services may include but are not limited to: counseling, housing relocation assistance, referral to mental health, referral to prosecuting attorney and/or law enforcement and the DHS Division of Children and Family Services. The worker will, where appropriate, use all available resources to help the victim of domestic violence receive timely/needed services.

4.3 Employment Plan

Information obtained during the assessment will be used to develop the Employment Plan and engage the customer in work or a work-related activity designed to move him/her into full-time employment in the shortest period of time.

The employment plan is a written document which specifies a planned series of actions necessary for the client to accept full time employment. The plan will identify (1) the client’s employment goals; (2) problems or impediments which may delay or adversely affect employment and what is needed to solve those problems; (3) the particular TEA work activity which is most appropriate for the client; and (5) specific actions planned with, for, and by the customer in order to attain employment.

During the employment planning interview, the worker verifies, with the client, the severity of any problems (i.e., poor/lack of housing, drug abuse, domestic violence) and identifies actions required to alleviate them. Services will be limited to those necessary for the client to accept employment.

Upon completion of the assessment process, the worker may engage the client in one or more of the following work activities: Employment (Unsubsidized or Subsidized); Education; Vocational Education Training; Skills Training; Job Search/Job Readiness; On-the-Job Training; Community Service/Work Experience; and Micro-Enterprise (Self-employment).

4.3.1 Modified Employment Plan

A complete employment plan may not need to be completed for individuals who are determined to be “job ready” as part of the intake/assessment process. Applicants/recipient determined to be “job ready” may receive employment counseling, referral for a job interview, if available and/or be engaged in Job Search. Completion of the employment plan under this situation may consist of the worker just completing the identifying information and listing job search and/or job referral on the plan.
4.4 Work Activities

4.4.1 Employment

This activity is for clients who enter employment but are not yet self-sufficient. Employed clients may be involved in additional activities directed at increasing their earning potential. To the extent possible, program services for clients will be arranged so as not to conflict with the client’s employment.

Employment may be either unsubsidized or subsidized.

Subsidized Employment

Subsidized employment may be in either the private sector or public sector. Such employment is directly supplemented by federal, state, or other funds.

4.4.2 Education

Education is designed for clients who have not completed high school or its equivalent. A client may also be engaged in education based on his or her functional educational level. Clients may be involved in Adult Basic Education (ABE), English as a Second Language, Remedial Education, GED classes, etc.

Clients will be required to attend classes regularly in accordance with the school’s requirements for satisfactory attendance. In addition, a client may be engaged in education and another appropriate work activity simultaneously.

Education will be the primary activity for most parents age 18 or 19 years who have not completed high school or do not have a GED. Such parent will be deferred from other work activities if he or she is maintaining satisfactory attendance as a full-time student at a secondary school.

NOTE: Participation in education will be subject to the 20% limit for the purpose of calculating the State work participation rate.
4.4.3 Vocational Education Training

This activity is designed for clients who are pursuing a program of post-secondary instruction or training which is in a field directly related to employment.

Clients will be required to participate a minimum of 20 hours per week and attend classes regularly. In addition, a client may be engaged in Vocational Education Training and another appropriate work activity simultaneously.

NOTE: Participation in Vocational Education Training will be subject to the 20% limit for purpose of calculating the State work participation rate.

4.4.4 Job Skills Training

This activity provides job skills training in a specific occupation for which there is a written commitment by the employer to offer employment to a recipient who successfully completes the training. The individual may be required to complete an entrance assessment or test before being engaged in this activity if assessments or tests are required for employment upon completion of the training.

4.4.5 Job Search

Persons engaged in this work activity may include those (1) for whom no major personal or family problems were identified and who are job ready; (2) who are determined to have limited or no job search knowledge or skills; (3) who have limited or no recent employment; and (4) those the worker thinks would benefit from this work activity.

Job Search may consist of Job Club and Assisted Job Search Activities, or Assisted Job Search alone. In Job Club, clients are provided group employment counseling and instructions on effective job search and interview techniques followed by a period of assisted job search.

A client may be simultaneously engaged in job search and another appropriate work activity such as community service work experience. Job search activity will not exceed four (4) consecutive weeks, or a total of six (6) weeks, unless in conjunction will another activity.

4.4.6 On-The-Job Training

Clients in this activity will receive training and supervision in an occupation for which an employer would normally hire skilled workers. While participating in OJT, a portion of the client wages may be paid by the TEA program.

TN# 97-1
Supersedes
TN# NA
OJT contracts will not be written for occupations in which the employer would normally provide training, which require no previous experience, and for which prior experience is a recruiting preference only. An OJT placement will be limited to the time reasonably expected for an average trainee to perform adequately in the designated occupation.

4.4.7 Community Service/Work Experience

The State opts out of the provision at Sec. 402(a)(1)(B)(iv) of the Act with regard to requiring community service after an individual has received assistance for two months if he or she is not engaged in work. However, an individual may be required to engage in community service at any time while receiving cash assistance, when determined appropriate.

Community Service/Work Experience is designed to allow clients to develop job skills and improve work habits through time-limited unsalaried job training at a clearly defined, well supervised worksite under an agreement between the employer and the TEA program. The client will be assigned to a worksite which is expected to enhance the client’s employability. Community service/work experience worksites may be either public or private not-for-profit agencies.

4.4.8 Micro-enterprise (Self-employment)

The development of this activity will be on a very limited basis, when definite entrepreneurial potential is present. Assistance may include the dissemination of available information on starting businesses, developing a list of sources of possible contacts, locating training and business information centers, determining potential lenders, etc.
4.5 Minor Parent Program

The minor parent program is a special program designed to assist adolescent parents to prepare themselves for entrance into the labor market. The emphasis will be on the minor parent completing his/her basic education.

Objectives

- To enable more minor parents to complete high school or its equivalent.
- To reduce the prevalence of welfare dependency.
- To reduce the number of pregnancies occurring among Arkansas’ teenage population.

The minor parent program will ensure that participants are enrolled in either basic education or some kind of training, getting basic skills and education or work experience. Clients will receive supportive services while in the program and for as long as a year after they leave the program.

All non-exempt/deferred minor parents will be required to participate in the program.
Section 5  EXEMPTIONS AND DEFERRALS

The following individuals may be exempted or temporarily deferred from any work activity requirement:

a. A parent caring for a child:
   (1) Under three (3) months of age; or
   (2) Between three (3) and twelve (12) months of age if child care for such child is not available.
   A parent may be exempted for this reason for a maximum of twelve (12) months in his or her adult lifetime.

b. An individual with a verified physical or mental disability which precludes the individual from working at available employment.

c. A woman in the third trimester of pregnancy.

d. An individual who must remain in the home to care for a resident family member who is seriously ill or incapacitated.

e. A teen parent/head-of-household under the age of twenty (20) who maintains satisfactory attendance as a full-time student at a secondary school.

f. An individual for whom support services necessary to engage in a work activity are not available.

g. An individual who is unable to participate in work activities due directly to the immediate effects of domestic violence.

h. An individual unable to participate in a work activity due to extraordinary circumstances.

The above work activity exemptions/deferrals may result in the individual’s twenty-four (24) month cash assistance time limit being extended. In addition, the following individuals may be exempted from or receive an extension of the time limit:

i. an individual who cooperated and participated in required activities but was unable to obtain employment because of extraordinary circumstances beyond his or her control;

j. a parent or other adult caretaker who is over sixty (60) years of age; or

k. other individuals for whom it is determined appropriate to extend the time limit, particularly, but not limited to, cases in which it is necessary to protect the child from risk of neglect.

The determination of whether an individual qualifies for a time limit exemption or extension for any of the reasons described above will be made at the local DHS office level, based on criteria established in the State policy and procedures manual consistent with federal and state law.
Section 6  BENEFITS

TEA families will be eligible for monthly cash assistance and supportive services until it is determined that they are no longer eligible for regular TEA services. When they become TEA ineligible due to employment, extended support services will be available under certain circumstances. In some situations, a family may be determined eligible for a diversion payment instead of regular monthly TEA assistance. In addition relocation assistance may be available on a limited basis.

6.1  Cash Assistance

6.1.1 Monthly Cash Assistance Payment Amount

The following amounts by family size are the monthly cash assistance maximums an otherwise eligible TEA family may be paid:

<table>
<thead>
<tr>
<th>Family Size</th>
<th>Maximum Grant</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$ 81</td>
</tr>
<tr>
<td>2</td>
<td>162</td>
</tr>
<tr>
<td>3</td>
<td>204</td>
</tr>
<tr>
<td>4</td>
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<td>5</td>
<td>286</td>
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<tr>
<td>6</td>
<td>331</td>
</tr>
<tr>
<td>7</td>
<td>373</td>
</tr>
<tr>
<td>8</td>
<td>415</td>
</tr>
<tr>
<td>9 or more</td>
<td>457</td>
</tr>
</tbody>
</table>

6.1.2 Cash Assistance Payment Calculation

The above monthly amounts are not reduced by monthly countable income until a specified income trigger is achieved. When the family’s monthly gross earned income plus unearned income equals the monthly equivalent of 20 hours per week of work at the September 1997 minimum wage, then the above maximum payment for the family size is reduced by 50%. Based on the September 1997 minimum wage of $5.15 per hour, this income trigger is $446.
6.1.3 Family Cap

The cash assistance amount is not increased due to the addition of a newborn to the family. Newborn is defined as a child born while the mother is receiving TEA benefits, either for other children of her own or as a minor child herself, or who is born within nine months of the month such assistance was terminated to the mother unless the mother’s case has been closed continuously for at least six (6) months.

6.1.4 Penalties for Program Non-Compliance

A family’s cash assistance may be reduced or terminated when the adult caretaker or a minor parent is found to be in non-compliance with the child support cooperation requirement, the work activity requirements, and/or other requirements of the Personal Responsibility Agreement.

Non-Cooperation with the Office of Child Support Enforcement (OCSE)

When the OCSE determines that an adult caretaker or a minor parent whose cooperation is required in order to establish paternity or to obtain child support payments has failed to cooperate in those activities and so notifies the DHS county office, the appropriate non-compliance penalty will be imposed. Following a first determination of non-compliance, the penalty may be lifted at any time upon compliance by the adult or minor parent with the OCSE. Following the second or subsequent non-compliance, however, the penalty may not be lifted for a period of three (3) months.

Non-Compliance with the Work Activity Requirements

When it is determined that a person who is required to participate in work activities has failed to do so without good cause, the appropriate non-compliance penalty will be imposed. Following a first non-compliance sanction, the penalty may be lifted at any time upon compliance by the individual with the appropriate work requirement. Following the second or subsequent non-compliance, however, the penalty may not be lifted for a period of three (3) months.
Non-Compliance with Other Requirements of the PRA

When it is determined that a person who has signed a Personal Responsibility Agreement has failed to comply with any other activity required by the PRA (such as ensuring the children receive immunizations), the appropriate non-compliance penalty will be imposed. The penalty may be lifted at any time upon the receipt of proof that the particular requirement has been met.

6.2 Supportive Services

Appropriate supportive services will be available to TEA family members. Such services include, but are not limited to, case management services, child care assistance, medical coverage for all Medicaid eligible family members, transportation or reimbursement for transportation costs, a one-time purchase (or reimbursement) for work related expenses, referrals to appropriate agencies or organizations for counseling, treatment, etc., and other services deemed necessary by the Case Manager for successful participation by the client.

6.3 Relocation Assistance

Cash assistance to help a family move from an area of limited job opportunities to a new locality within Arkansas for full-time employment may be available on a limited basis. Before relocation assistance is provided, the person must have a bona fide offer of full-time employment in the new locality.

6.4 Individual Development Account (IDA) Pilot Project

In selected pilot communities, TEA recipients may establish Individual Development Accounts (IDA) for the purpose of accumulating savings, up to certain maximums specified in the State policy and procedures manual, for education for themselves or their children, small business development, home ownership, or transportation needs. Such funds will not be considered an available asset in determining the family’s TEA eligibility for as long as the family receives TEA benefits.

TEA recipients who secure employment while participating in this project will receive matching fund donations to their IDA’s. Recipients who are not employed will not receive matching funds.
6.5 Extended Support Services

For those families who become ineligible for continued TEA benefits due to employment, or who choose to no longer receive cash assistance due to employment, extended support services will be available as provided for by federal and state law. Such services will include one year of extended Medicaid coverage for those who meet the eligibility criteria under federal law for such coverage and one year of extended child care assistance at no cost with an additional two years of child care assistance based on a sliding fee scale.

6.6 Diversion Payment

A diversion payment may be provided to an otherwise eligible TEA family in certain specified circumstances so that the family does not come on to regular TEA cash assistance. To qualify for diversion, the adult caretaker must meet the following conditions:

(a) Have a minor child living in the home;
(b) Be currently employed but having a problem that jeopardizes the employment; or
(c) Be promised a job but needs help in order to accept the job (e.g., needs car repairs, uniforms, etc.)
(d) Has never received a diversion payment;
(e) Agree to forego any TEA benefits for a period of 100 days.

The diversion payment will be the actual cost of what it would take to resolve the problem up to a maximum equal to three (3) months of what the monthly TEA cash assistance would have been for the family size.

Under Arkansas State Law, a diversion payment is considered a loan. If not repaid, it will count toward the adult’s maximum time limit of twenty-four (24) months.

6.7 Treatment of New State Residents

The same benefits will be available to new residents of Arkansas as are available to all other Arkansas residents.
Section 7 OFFICE OF CHILD SUPPORT ENFORCEMENT (OCSE)

7.1 Assignment

In accordance with Arkansas State Law, child support rights are assigned to the State when an individual accepts Transitional Employment Assistance.

7.2 Good Cause Determination

The Division of County Operations within the Department of Human Services will make the good cause determinations for nonparticipation in child support activities.

7.3 Exchange of Information

The exchange of information between DHS and OCSE will be system generated and/or by written notice.

7.3.1 Department of Human Services to the Office of Child Support Enforcement

The Department of Human Services will refer recipients of Transitional Employment Assistance to the Office of Child Support Enforcement for participation in child support activities by a system generated notice upon certification of assistance.

7.3.2 Office of Child Support Enforcement to the Department of Human Services

The Office of Child Support Enforcement will notify DHS when paternity has been established, a recipient has not cooperated in the establishment of paternity or other child support activities and when child support collected exceeds the cash assistance amount.

The Office of Child Support Enforcement will make available to DHS employer reported New Hire data.

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Effective Date July 1, 1997

TN# 97-1

Supersedes

TN# NA
Section 8  PARENTAL RESPONSIBILITY

The Transitional Employment Assistance program will encourage parental responsibility through various elements of the program.

8.1  Personal Responsibility Agreement

As a condition of the family's eligibility for TEA, the adult caretaker and/or minor parent must sign a Personal Responsibility Agreement (PRA) as a part of the application for assistance. The PRA lists the adult's and/or minor parent's responsibilities relative to receiving TEA assistance as well as responsibilities directly related to the well-being of the children. These responsibilities include but are not limited to ensuring that school-age children attend school, that the children receive immunizations at the appropriate ages, and that all reasonable efforts to establish paternity and obtain child support are made.

8.2  Focus on Employment

The primary focus of the TEA program is to move the parent into employment which will lead to self-sufficiency for the family and increased parental responsibility. This focus is stressed from the first contact with the applicant when an assessment is made as to whether job search activities should be required pending disposition of the application. If the application is approved, the employment focus continues throughout the time the family receives assistance.

8.3  Plan to Reduce Unwed Births and Teenage Pregnancy

Introduction

Unmarried birth prevention should be viewed as a process, not a program, involving multiple strategies and multiple agencies in a sustained effort. The rise in unwed births is an urgent social problem that resists easy solutions. Arkansas' approach is multifaceted with five major components:

- Abstinence programs using funding in the welfare reform act
- Improve access to family planning services statewide
- Community-based efforts in targeted counties
- Media campaign with emphasis on 9-14 year olds
- A state-level steering committee to coordinate the efforts

Effective Date  July 1, 1997
Abstinence Programs

Abstinence programs, especially those targeting 9 to 14 year olds, serve as our best hope for long term success. Federal funding authorized in the federal welfare reform act will be available October 1, 1997 through the Maternal and Child Health Block Grant. Although the federal guidelines are not yet available, the State intends to use those funds and the State matching funds, when available, to support abstinence models that have been tested and found effective.

Improved Access to Family Planning Services

On July 1, 1997, the Arkansas Medicaid program will begin operating a five-year demonstration program that makes all women of childbearing age with incomes at or below 133% of the federal poverty levels eligible for family planning services. Working closely with the Arkansas Department of Health (the Title X family planning agency), this program will increase the financial access to these services and expand the number of private and public providers. The accompanying media campaign will be closely coordinated with other efforts to reduce births to unwed mothers.

All applicants for Transitional Employment Assistance will be eligible for services under this demonstration program. Case Managers will advise them of the services available and local providers.

Community-Based Initiatives

The many successful models for reducing births to unwed mothers have one common theme: they are developed and implemented at the local level. Community participation and support must be broad-based and reflect a partnership of the many people and organizations that are essential to success.

The efforts will initially be concentrated in the nine counties with the highest incidence of unwed births: Benton, Crittenden, Jefferson, Mississippi, Phillips, Pulaski, St. Francis, Sebastian, and Washington. Local ADH and DHS officials will convene a group of local leaders and encourage them to form an executive group to plan and execute a community plan. ADH will provide technical assistance. It will also assist these groups in obtaining funding from foundations and State agencies to complement those funds raised locally.
Media Campaign

A comprehensive media campaign will target females and males age 11 to 24. Program strategies will be determined through the use of focus groups and other research. Individual audiences will be differentiated and messages tailored to their interests. The initial concentration will be on electronic media including Internet sites.

The primary strategy will be to take the message to where the different targeted audiences are. Not only will different messages be required for the pre-pubescent young and those of college age; those messages will have to be delivered in different settings and different ways. Newspapers, especially those published on college campuses, will reach one audience; a general circulation newspaper will reach a different audience. Internet sites may be very effective with younger members of the target audience. Messages on place mats in restaurants may reach a different group.

State Steering Committee

A Steering Committee will be appointed by the Governor to lead this effort. The members will be drawn from all walks of life. The major functions will be to:

- take a clear stand against unwed births and teenage pregnancy;
- develop support from state leaders and organizations through the state;
- enlist the help of the media to promote teen abstinence;
- support and stimulate local action to meet the goals;
- foster public discussion about how religious, cultural, and public values influence unwed births and teen pregnancy; and
- publicize successful programs.
Section 9 GENERAL PROGRAM ADMINISTRATION

9.1 Safeguarding Information

It is unlawful, except for purposes directly connected with the administration of the Transitional Employment Assistance program, for any person or persons to solicit, disclose, receive, make use of, or to authorize, knowingly permit, participate in, or acquiesce in the use of, any list of names, or any information concerning persons applying for or receiving such assistance. This includes information from the records, papers, files or communications of the State or County Office, or information acquired in the course of the performance of official duties.

Information concerning an applicant, recipient, or other persons known to the Department will not be made available without the written consent of the applicant, recipient, or other persons known to the Division except to authorized employees of the Department of Human Services and other state or federally funded agencies for certain purposes directly connected to the implementation of the program or other federally funded programs based on need.

9.2 Appeals & Hearings

A ten-day notice will be sent prior to adverse action being taken on a TEA case. The recipient will be allowed to appeal the adverse action if he or she responds within the 30 day time period. Continuation of benefits will be granted provided the appeal was received within 10 days from the date of the notice.

The Department of Human Services shall administer and conduct hearings in accordance with the Arkansas Administrative Procedures Act 25-15-201 et seq.

9.3 Program Manuals

The Transitional Employment Assistance Manual will be available to the public at a cost determined by the Department of Human Services. If an entity wants to view the manual, it will be made available at no cost.

9.4 Culture Change

With the implementation of the Transitional Employment Assistance program, a culture change from previous cash assistance programs is being made. While maintaining program integrity, the primary focus of the program will be on individual family self-sufficiency and employment efforts.
To this end, the functions of the eligibility worker with a separate worker focusing on employment activities will be combined into one Case Manager for the family.

9.4.1 Case Manager Concept

Case Managers are an integral part of the success of TEA. They work with families to help guide those families to self-sufficiency. Families must be treated individually, on a case-by-case basis, due to each family’s specific needs and abilities. While eligibility determination is a part of the process, it is not the primary focus. Case Managers and clients work together to form and follow a plan specifically designed for that family. In most cases, a Case Manager follows and works with the family for the entire period that the family is in the TEA program. The Case Manager may also work with the family in other programs.

9.4.2 Training

The State of Arkansas recognizes that in order to adequately and effectively implement the cultural changes and the move to case management, it is necessary to provide training to workers, supervisors and managers on changing their organizational culture and in case management provision.

Because of the paradigm shift in thought, the initial training needs to be at all levels of the organization. A training contract between the American Public Welfare Association (APWA) and the Department of Human Services (DHS) addresses that initial training need. The training incorporates specially designed welfare training and case management procedures that are unique to Arkansas’ TEA program.

Approximately three hundred Central Office and field staff, including field trainers, will be trained by APWA. The field trainers will then conduct the training for the county field staff. This training will be completed by June 30, 1997.

TN# 97-1
Supersedes
TN# NA

Effective Date July 1, 1997
Section 10 FRAUD CONTROL

10.1 Intentional Program Violation (IPV) Disqualification

The family of any individual who pleads guilty or nolo contendere to, or is found guilty of, an Intentional Program Violation in the Transitional Employment Assistance program will be ineligible for further participation in the program for the following minimum time periods:

(a) For the first offense, one (1) year.
(b) For the second offense, two (2) years.
(c) For more than two, permanently.

In addition, the family will continue to be ineligible for TEA assistance until the resulting overpayment (e.g., the total amount of assistance received to which the family was not entitled) has been repaid to the State with interest. This requirement may be waived by the Director of the Division of County Operations or his designee.

10.2 Fraudulent Misrepresentation of Residence

The family of an individual who is convicted in a Federal or State court of having made a fraudulent statement or misrepresentation of residence in order to receive assistance simultaneously from two (2) or more states will be ineligible to receive Transitional Employment Assistance for a minimum period of ten (10) years beginning with the date of such conviction.

In addition, the family will continue to be ineligible for TEA assistance until the resulting overpayment (e.g., the total amount of assistance received to which the family was not entitled) has been repaid to the State with interest. This requirement may be waived by the Director of the Division of County Operations or his designee.
ARKANSAS

STATE PLAN FOR TITLE IV-A OF THE
SOCIAL SECURITY ACT:
TEMPORARY ASSISTANCE FOR NEEDY FAMILIES

TRANSITIONAL EMPLOYMENT ASSISTANCE PROGRAM

This addendum to the Arkansas Transitional Employment Assistance (TEA) plan will assist the State in assuring that the Foster Care and Adoption Assistance Program is operated in accordance with Part E of the Social Security Act that encourages parental responsibility and promotes family unity.

The Arkansas Department of Human Services, Division of Children and Family Services will provide services to a needy family who meets the eligibility requirements outlined in the Arkansas TEA program and who are experiencing an emergency situation. For purposes of this addendum, an emergency situation will be defined as a family member at-risk of maltreatment.

For families who are experiencing an emergency situation, the Division will provide a maltreatment assessment of the family needs. This assessment will not affect the eligibility or the benefits that are due a family under the TEA Program.

______________________________
TN# _ 97-1_
Supersedes
TN# _ NA_

Effective Date _ July 1, 1997_
ARKANSAS

STATE PLAN FOR TITLE IV-A OF THE

SOCIAL SECURITY ACT:

TEMPORARY ASSISTANCE TO NEEDY FAMILIES

TRANSITIONAL EMPLOYMENT ASSISTANCE

PROGRAM

Department of Human Services
July 1997
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Addendum I
CERTIFICATIONS

The State will operate a program to provide Temporary Assistance to Needy Families (TANF) to reduce dependence of needy parents on government benefits by promoting work; so that children may be cared for in their own homes or in the homes of relatives; to prevent and reduce the incidence of out-of-wedlock pregnancies; and to promote family unity.

This program is known as the **Transitional Employment Assistance Program**.

Executive Officer of the State (Name) **Mike Huckabee**

In administering and operating a program which provides Temporary Assistance for Needy Families under Title IV-A of the Social Security Act, the State:

1. Has designated the **Department of Human Services (DHS)** as the agency responsible for administering and supervising the program under Part A in all political subdivisions of the state.

2. Has consulted local governments and private sector organizations regarding the plan and design of welfare services in the State so that services are provided in a manner appropriate to local populations; and has allowed at least 45 days to submit comments on the plan and the design of such services.

3. Operates a Child Support Enforcement program under the State plan approved under part D.

4. Operates a Foster Care and Adoption Assistance program in accordance with part E and certifies that the State will take all necessary actions to ensure that children receiving assistance are eligible for medical assistance.

5. Provides each member of an Indian tribe, who is domiciled in the State and is not eligible for assistance under a Tribal Family Assistance plan approved under Section 412, with equitable access to assistance under the State program funded under this part attributable to funds provided by the Federal Government.

6. Establishes and enforces standards and procedures to ensure against program fraud and abuse, including standards and procedures concerning nepotism, conflicts of interest among individuals responsible for the administration and supervision of the State program, kickbacks, and the use of political patronage.
7. Makes available to the public a summary of the State plan.

8. Has established procedures to:

a) Recognize individuals receiving assistance under this part with a history of domestic violence and, when appropriate, refer such individuals to counseling and supportive services;

b) Waive, on a case-by-case basis and pursuant to a determination of good cause, other program requirements such as time limits (for as long as necessary) for individuals receiving assistance, and child support cooperation requirements when compliance with such requirements would make it more difficult for an individual receiving assistance under this part to escape domestic violence or unfairly penalize such an individual who is or has been victimized by such violence, or who is at risk of further domestic violence.

Decisions to waive compliance with TEA requirements will be made on an individual, case-by-case basis, and will not endorse an individual’s failure to behave proactively to ameliorate destructive domestic violence situations. We support domestic violence victims taking actions to recover their lives through the relief provided by resources Arkansas makes available.

CERTIFIED BY THE CHIEF EXECUTIVE OFFICER OF THE STATE:

5-19-97

Date

Signature and Title
Section 1 ORGANIZATION

1.1 Organizational Structure of DHS

The Department of Human Services is an umbrella agency under which the various Divisions provide financial, medical, and social services. Within the Department, the Division of County Operations has primary responsibility for the administration and supervision of the Title IV-A assistance program. The Division of Administrative Services has responsibility for Title IV-A program functions relating to the financial aspects, personnel standards, and training.

An organizational chart of the Department and the Division of County Operations is attached.

1.2 Statewide Operation

The Department of Human Services (DHS) will operate a statewide program. The Division of County Operations within DHS will be responsible for the day-to-day operation of the program.

1.3 Implementation Date

The Department of Human Services will implement the Transitional Employment Assistance Program on July 1, 1997.

1.4 Public/Private Agency Relationships

The Department of Human Services may, as appropriate, provide work activities, training, and other services through contracts.

The Department will enter into interagency agreements with the Department of Health, the Department of Education, the Employment Security Department (ESD) and the Office of Child Support Enforcement (OCSE) for the provision of necessary services and necessary exchanges of information. The Department may also interface with other agencies such as JTPA and Vocational Education in providing employment-related services.

The Department will solicit participation of private organizations, nonprofit organizations, charitable organizations, religious organizations, and institutions of education in the delivery of services.

Effective Date July 1, 1997

Supersedes

TN#_NA_
1.5 TEA Program Advisory Council

The TEA Program Advisory Council will advise and assist all State agencies in the implementation of the TEA program, provide evaluation and feedback on various aspects of the program, encourage business in the State to hire TEA recipients, respond to and report citizen concerns about the TEA program, and submit biannual reports to the State Legislature.

The TEA Program Advisory Council is composed of the following members:

1. The directors of the following state agencies:
   - Department of Human Services
   - Employment Security Department
   - Department of Health
   - Department of Education
   - Department of Higher Education
   - Arkansas Development Finance Authority
   - Arkansas Industrial Development Commission
   - Arkansas Highway and Transportation Department
   - Office of Child Support Enforcement
   - Division of Child Care and Early Childhood Education

2. Three members appointed by the Governor.
3. Three members appointed by the House Chairperson and three members appointed by the Senate Chairperson of the Public Health, Welfare and Labor Committee.

The appointed members may be representatives of non-profit organizations, the business community, labor, current and former public assistance recipients, the Chamber of Commerce, the Arkansas Municipal League, the Association of Arkansas Counties, or legislators.

1.6 Local TEA Coalitions

Local TEA coalitions may organize and apply to the Department of Human Services for a charter to plan and coordinate the delivery of TEA services at the local level. Such coalitions may be composed of representatives of the principal entities that provide funding for the employment, education, training, and social service programs in the area, the Chamber of Commerce, community development organizations, the business community, DHS, and other local planning, coordinating, or service-delivery entities.
Division of Administrative Services created in June, 1994 by a merger of the Divisions of Finance and Management Services.

The Division of Economic and Medical Services was eliminated and its responsibilities divided between the Division of County Operations and the new Division of Medical Services, effective January 1, 1995.
Section 2  PURPOSE AND GOALS

The purpose of the Transitional Employment Assistance program is to help economically needy families become more responsible for their own support and less dependent on public assistance. Central to this purpose is helping adults and minor parents increase their employment potential; helping to reduce out of wedlock births; and promoting family unity.

2.1 Public Involvement

The Department of Human Services and the Governor’s Office held sixteen public forums across the state between November 19, 1996 and December 13, 1996 informing the public of the TEA program. Five of the forums were “customer focus groups” primarily for client participation. It was estimated that a total of 2,000 persons attended the forums. Those in attendance included recipients, service providers, personnel from various public and private agencies, and representatives from various advocacy groups. Comments and concerns were solicited from those in attendance.

Legislative Session

The Transitional Employment Assistance program was presented at the 1997/98 Arkansas Legislative session. The Arkansas House of Representatives and Senate both held public hearings during which testimony was taken from advocacy groups and private individuals.

Administrative Procedures Act

The policies developed to operate the Transitional Employment Assistance program are subject to the promulgation requirements of the Arkansas Administrative Procedures Act. This includes a thirty (30) day public comment period.
2.2 Program Goals

A. To increase the number of able-bodied adults who become and remain employed.

B. To reduce the number of families who must depend upon public assistance from the government by encouraging and requiring cooperation in child support enforcement activities so that paternity establishments and child support collections increase.

C. To reduce out-of-wedlock births.

D. To increase the number of teen parents who complete a high school education or equivalency.

2.3 Measurement of Goals

Measurement of the program goals will be accomplished through program statistical reports produced by the DHS and the Office of Child Support Enforcement, and through reports from the Arkansas Department of Health relative to out-of-wedlock births.
Section 3  POPULATION TO BE SERVED

Transitional Employment Assistance will be available to economically needy families with children under the age of eighteen (18) years who are residing in the state of Arkansas and meet specified eligibility requirements.

3.1 Definition of Needy Family

A needy family is defined as one which includes a child or children under the age of 18 years and the parent(s) or other adult relative caretaker who is living with such child(ren) and whose family income and resources are within specified limits.

3.2 Definition of Other Adult Relative Caretaker

Other adult relative caretaker is defined as a non-parent relative who is providing care for the child (when there is no natural parent in the home) and is in one of the following degrees of relationship to the child:

a. A blood or adoptive relative within the fifth degree of kinship (e.g., grandparent, aunt, etc.);


c. A spouse of any of the above.

For purposes of determining family size and family income and resource eligibility, an other adult relative caretaker as defined above, with the exception of a step-parent, may choose to be included as an eligible family member or not. If such relative chooses not to be included (i.e., is a payee only), then his/her income and resources will not be considered when determining eligibility. In addition, employment services described in Section 4 will not be available to such excluded adult relative and the time limit described in Section 3.6 will not apply.

3.3 Income Limit

The family's countable income (as defined in the State policy and procedures manual) must be equal to or below $223 per month. The one income limit applies to all family sizes and to initial and on-going eligibility. This amount is 25% of what a full-time (40 hours/week) worker would earn at the federal minimum wage which will be effective on September 1, 1997 ($5.15/hour) in a month.
3.3 (Cont.)

For purposes of income eligibility, the following deductions will be made from a family's gross monthly earned income:

a. For initial eligibility, a 20% deduction for work related expenses (e.g., taxes).

b. For on-going eligibility, the 20% work-related deduction followed by a 50% work incentive deduction from the remainder.

3.4 Resource Limit

The family's countable resources must be equal to or below $3000. The one resource limit applies to all family sizes and to initial and on-going eligibility.

Resources include real and personal property which are currently available or for which the family has the legal ability to make available for current use. The following will be excluded as countable resources:

a. The family's homestead.
b. One operable motor vehicle.
c. Household and personal goods.
d. Income-producing property.
e. Monies deposited in an approved Individual Development Account (IDA) or approved escrow account for business or career development.
f. Any other property specified in the state policy and procedures manual which the agency has determined would be cost-efficient to exclude or which must be excluded due to federal or state statute.

3.5 Citizenship Requirement

Recipients must be citizens of the United States of America, or qualified aliens lawfully present in the United States before August 23, 1996, or aliens to whom public benefits must be provided by federal law.
3.6 Time Limit Requirement

A needy family who meets all other eligibility requirements will not be eligible to receive TEA benefits if the family includes an adult parent (or other adult relative caretaker who is included as an eligible member) who has received such assistance for twenty-four (24) months unless it is determined that the family meets one of the criteria outlined in Section 5 (Exemptions/Deferrals). The twenty-four months need not be consecutive months. The twenty-four (24) month count will begin July 1, 1998.

3.7 Personal Responsibility Agreement Requirement

The adult caretaker and/or minor parent(s) of the child(ren) must sign a Personal Responsibility Agreement (PRA) as a condition of the family’s eligibility when application for TEA is made and must adhere to the provisions of the PRA as a condition of continued eligibility. (See Section 8.1 for a description of the PRA.)

3.8 Assignment of Child Support

As a condition of the family’s eligibility, the adult caretaker must agree to assign child support rights to the State. Such assignment will become effective upon receipt of cash assistance.

3.9 Drug-Related Convictions

An individual who has been found guilty of or has pleaded guilty or nolo contendere to any state or federal offense classified as a felony by the law of the jurisdiction involved, and which has as an element of the offense, the distribution or manufacture of a controlled substance (as defined in section 102(6) of the Controlled Substances Act) will be ineligible for TEA benefits. This provision applies only to offenses occurring after July 1, 1997.

The eligibility of the other family members will not be affected by the ineligibility of a person described above. The amount of assistance for which they may be eligible will be determined without regard to the ineligible member’s needs. However, if such ineligible person is the child’s parent, his or her income and resources will be considered in determining the children’s eligibility and amount of assistance.

In accordance with Section 16 of the Arkansas Personal Responsibility and Public Assistance Reform Act, Arkansas opts out of Section 115 of the Personal Responsibility and Work Opportunity Act of 1996.
3.10 Minor Parent Living Arrangements

An unmarried parent under the age of 18 must reside in a place of residence maintained by a parent, legal guardian, or other adult relative except in the following situations:

a. It has been determined that the unmarried minor parent’s current living arrangement is appropriate. In this situation, the minor parent and child will be required to continue to reside in such living arrangement as a condition of eligibility unless it is determined that such living arrangement is no longer appropriate due to changed circumstances.

b. The minor parent has no parent, legal guardian, or other adult relative of his or her own who is living or whose whereabouts are known.

c. The minor parent’s parent or legal guardian will not allow the minor parent and child to live in his/her home and there is no other adult relative who will allow the minor parent and child to live in their home.

d. The minor parent or child is being or has been subjected to serious physical or emotional harm, sexual abuse, or exploitation in the home of the minor parent’s parent or legal guardian.

e. Substantial evidence exists of an act or failure to act that places the minor parent or child at risk of imminent or serious harm in the home of the minor parent’s parent or legal guardian.

f. The agency determines that it is in the best interest of the minor parent’s child to waive the living arrangement requirement for the minor parent and child.
Section 4 WORK AND SELF-SUFFICIENCY

As a condition of eligibility, parents, and other adult caretakers who are included as eligible family members, will be required to seek and accept employment unless they are unable to do so due to one or more of the criteria outlined in Section 5 (Exemptions/Deferrals). Clients, whether applicants or recipients, will be afforded services through employment and job search activities.

4.1 Applicant Intake

During the initial interview with the applicant, information will be obtained regarding household and family employment circumstances. This information will be assessed and options or courses of action will be discussed with the applicant. The family may be diverted from assistance at this point through a Diversion Assistance payment (See Section 6.6 regarding Diversion).

Applicants who are job ready will be informed that as a condition of eligibility for cash assistance, up-front job search activities may be required.

4.2 Employability Assessment

The purpose of the employability assessment will be to determine the applicant’s abilities, talents, proficiencies/deficiencies, etc. The assessment is completed to determine the applicant’s ability to move into employment and may be done by an agency or organization other than DHS.

During the assessment, the worker will present an orientation/overview of the program, gather pertinent information, and identify barriers which may prevent the applicant from becoming self-sufficient through employment. The worker may also identify the following:

- Family situation/circumstances
- Employment history/work experience
- Educational attainment/literacy level/functional educational level
- Skills
- Interests
- Supportive Service needs, if any
NOTE: Applicants who are identified as victims of domestic violence may be referred for appropriate services. Appropriate services may include but are not limited to: counseling, housing relocation assistance, referral to mental health, referral to prosecuting attorney and/or law enforcement and the DHS Division of Children and Family Services. The worker will, where appropriate, use all available resources to help the victim of domestic violence receive timely/needed services.

4.3 Employment Plan

Information obtained during the assessment will be used to develop the Employment Plan and engage the customer in work or a work-related activity designed to move him/her into full-time employment in the shortest period of time.

The employment plan is a written document which specifies a planned series of actions necessary for the client to accept full time employment The plan will identify (1) the client’s employment goals; (2) problems or impediments which may delay or adversely affect employment and what is needed to solve those problems; (3) the particular TEA work activity which is most appropriate for the client; and (5) specific actions planned with, for, and by the customer in order to attain employment.

During the employment planning interview, the worker verifies, with the client, the severity of any problems (i.e., poor/lack of housing, drug abuse, domestic violence) and identifies actions required to alleviate them. Services will be limited to those necessary for the client to accept employment.

Upon completion of the assessment process, the worker may engage the client in one or more of the following work activities: Employment (Unsubsidized or Subsidized); Education; Vocational Education Training; Skills Training; Job Search/Job Readiness; On-the-Job Training; Community Service/Work Experience; and Micro-Enterprise (Self-employment).

4.3.1 Modified Employment Plan

A complete employment plan may not need to be completed for individuals who are determined to be “job ready” as part of the intake/assessment process. Applicants/recipient determined to be “job ready” may receive employment counseling, referral for a job interview, if available and/or be engaged in Job Search. Completion of the employment plan under this situation may consist of the worker just completing the identifying information and listing job search and/or job referral on the plan.
4.4 Work Activities

4.4.1 Employment

This activity is for clients who enter employment but are not yet self-sufficient. Employed clients may be involved in additional activities directed at increasing their earning potential. To the extent possible, program services for clients will be arranged so as not to conflict with the client’s employment.

Employment may be either unsubsidized or subsidized.

Subsidized Employment

Subsidized employment may be in either the private sector or public sector. Such employment is directly supplemented by federal, state, or other funds.

4.4.2 Education

Education is designed for clients who have not completed high school or its equivalent. A client may also be engaged in education based on his or her functional educational level. Clients may be involved in Adult Basic Education (ABE), English as a Second Language, Remedial Education, GED classes, etc.

Clients will be required to attend classes regularly in accordance with the school’s requirements for satisfactory attendance. In addition, a client may be engaged in education and another appropriate work activity simultaneously.

Education will be the primary activity for most parents age 18 or 19 years who have not completed high school or do not have a GED. Such parent will be deferred from other work activities if he or she is maintaining satisfactory attendance as a full-time student at a secondary school.

NOTE: Participation in education will be subject to the 20% limit for the purpose of calculating the State work participation rate.
4.4.3 Vocational Education Training

This activity is designed for clients who are pursuing a program of post-secondary instruction or training which is in a field directly related to employment.

Clients will be required to participate a minimum of 20 hours per week and attend classes regularly. In addition, a client may be engaged in Vocational Education Training and another appropriate work activity simultaneously.

NOTE: Participation in Vocational Education Training will be subject to the 20% limit for purpose of calculating the State work participation rate.

4.4.4 Job Skills Training

This activity provides job skills training in a specific occupation for which there is a written commitment by the employer to offer employment to a recipient who successfully completes the training. The individual may be required to complete an entrance assessment or test before being engaged in this activity if assessments or tests are required for employment upon completion of the training.

4.4.5 Job Search

Persons engaged in this work activity may include those (1) for whom no major personal or family problems were identified and who are job ready; (2) who are determined to have limited or no job search knowledge or skills; (3) who have limited or no recent employment; and (4) those the worker thinks would benefit from this work activity.

Job Search may consist of Job Club and Assisted Job Search Activities, or Assisted Job Search alone. In Job Club, clients are provided group employment counseling and instructions on effective job search and interview techniques followed by a period of assisted job search.

A client may be simultaneously engaged in job search and another appropriate work activity such as community service work experience. Job search activity will not exceed four (4) consecutive weeks, or a total of six (6) weeks, unless in conjunction will another activity.

4.4.6 On-The-Job Training

 Clients in this activity will receive training and supervision in an occupation for which an employer would normally hire skilled workers. While participating in OJT, a portion of the client wages may be paid by the TEA program.

Effective Date: July 1, 1997

TN# 97-1
Supersedes
TN# NA
OJT contracts will not be written for occupations in which the employer would normally provide training, which require no previous experience, and for which prior experience is a recruiting preference only. An OJT placement will be limited to the time reasonably expected for an average trainee to perform adequately in the designated occupation.

4.4.7 Community Service/Work Experience

The State opts out of the provision at Sec. 402(a)(1)(B)(iv) of the Act with regard to requiring community service after an individual has received assistance for two months if he or she is not engaged in work. However, an individual may be required to engage in community service at any time while receiving cash assistance, when determined appropriate.

Community Service/Work Experience is designed to allow clients to develop job skills and improve work habits through time-limited unsalaried job training at a clearly defined, well supervised worksite under an agreement between the employer and the TEA program. The client will be assigned to a worksite which is expected to enhance the client’s employability. Community service/work experience worksites may be either public or private not-for-profit agencies.

4.4.8 Micro-enterprise (Self-employment)

The development of this activity will be on a very limited basis, when definite entrepreneurial potential is present. Assistance may include the dissemination of available information on starting businesses, developing a list of sources of possible contacts, locating training and business information centers, determining potential lenders, etc.

Effective Date  July 1, 1997
4.5 Minor Parent Program

The minor parent program is a special program designed to assist adolescent parents to prepare themselves for entrance into the labor market. The emphasis will be on the minor parent completing his/her basic education.

Objectives

- To enable more minor parents to complete high school or its equivalent.
- To reduce the prevalence of welfare dependency.
- To reduce the number of pregnancies occurring among Arkansas’ teenage population.

The minor parent program will ensure that participants are enrolled in either basic education or some kind of training, getting basic skills and education or work experience. Clients will receive supportive services while in the program and for as long as a year after they leave the program.

All non-exempt/deferred minor parents will be required to participate in the program.
Section 5  EXEMPTIONS AND DEFERRALS

The following individuals may be exempted or temporarily deferred from any work activity requirement:

a. A parent caring for a child:
   (1) Under three (3) months of age; or
   (2) Between three (3) and twelve (12) months of age if child care for such child is not available.
   A parent may be exempted for this reason for a maximum of twelve (12) months in his or her adult lifetime.

b. An individual with a verified physical or mental disability which precludes the individual from working at available employment.

c. A woman in the third trimester of pregnancy.

d. An individual who must remain in the home to care for a resident family member who is seriously ill or incapacitated.

e. A teen parent/head-of-household under the age of twenty (20) who maintains satisfactory attendance as a full-time student at a secondary school.

f. An individual for whom support services necessary to engage in a work activity are not available.

g. An individual who is unable to participate in work activities due directly to the immediate effects of domestic violence.

h. An individual unable to participate in a work activity due to extraordinary circumstances.

The above work activity exemptions/deferrals may result in the individual’s twenty-four (24) month cash assistance time limit being extended. In addition, the following individuals may be exempted from or receive an extension of the time limit:

i. an individual who cooperated and participated in required activities but was unable to obtain employment because of extraordinary circumstances beyond his or her control;

j. a parent or other adult caretaker who is over sixty (60) years of age; or

k. other individuals for whom it is determined appropriate to extend the time limit, particularly, but not limited to, cases in which it is necessary to protect the child from risk of neglect.

The determination of whether an individual qualifies for a time limit exemption or extension for any of the reasons described above will be made at the local DHS office level, based on criteria established in the State policy and procedures manual consistent with federal and state law.
Section 6 BENEFITS

TEA families will be eligible for monthly cash assistance and supportive services until it is determined that they are no longer eligible for regular TEA services. When they become TEA ineligible due to employment, extended support services will be available under certain circumstances. In some situations, a family may be determined eligible for a diversion payment instead of regular monthly TEA assistance. In addition relocation assistance may be available on a limited basis.

6.1 Cash Assistance

6.1.1 Monthly Cash Assistance Payment Amount

The following amounts by family size are the monthly cash assistance maximums an otherwise eligible TEA family may be paid:

<table>
<thead>
<tr>
<th>Family Size</th>
<th>Maximum Grant</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$81</td>
</tr>
<tr>
<td>2</td>
<td>162</td>
</tr>
<tr>
<td>3</td>
<td>204</td>
</tr>
<tr>
<td>4</td>
<td>247</td>
</tr>
<tr>
<td>5</td>
<td>286</td>
</tr>
<tr>
<td>6</td>
<td>331</td>
</tr>
<tr>
<td>7</td>
<td>373</td>
</tr>
<tr>
<td>8</td>
<td>415</td>
</tr>
<tr>
<td>9 or more</td>
<td>457</td>
</tr>
</tbody>
</table>

6.1.2 Cash Assistance Payment Calculation

The above monthly amounts are not reduced by monthly countable income until a specified income trigger is achieved. When the family’s monthly gross earned income plus unearned income equals the monthly equivalent of 20 hours per week of work at the September 1997 minimum wage, then the above maximum payment for the family size is reduced by 50%. Based on the September 1997 minimum wage of $5.15 per hour, this income trigger is $446.
6.1.3 Family Cap

The cash assistance amount is not increased due to the addition of a newborn to the family. Newborn is defined as a child born while the mother is receiving TEA benefits, either for other children of her own or as a minor child herself, or who is born within nine months of the month such assistance was terminated to the mother unless the mother’s case has been closed continuously for at least six (6) months.

6.1.4 Penalties for Program Non-Compliance

A family’s cash assistance may be reduced or terminated when the adult caretaker or a minor parent is found to be in non-compliance with the child support cooperation requirement, the work activity requirements, and/or other requirements of the Personal Responsibility Agreement.

Non-Cooperation with the Office of Child Support Enforcement (OCSE)

When the OCSE determines that an adult caretaker or a minor parent whose cooperation is required in order to establish paternity or to obtain child support payments has failed to cooperate in those activities and so notifies the DHS county office, the appropriate non-compliance penalty will be imposed. Following a first determination of non-compliance, the penalty may be lifted at any time upon compliance by the adult or minor parent with the OCSE. Following the second or subsequent non-compliance, however, the penalty may not be lifted for a period of three (3) months.

Non-Compliance with the Work Activity Requirements

When it is determined that a person who is required to participate in work activities has failed to do so without good cause, the appropriate non-compliance penalty will be imposed. Following a first non-compliance sanction, the penalty may be lifted at any time upon compliance by the individual with the appropriate work requirement. Following the second or subsequent non-compliance, however, the penalty may not be lifted for a period of three (3) months.

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TN# 97-1
Supersedes
TN# NA

Effective Date July 1, 1997
Non-Compliance with Other Requirements of the PRA

When it is determined that a person who has signed a Personal Responsibility Agreement has failed to comply with any other activity required by the PRA (such as ensuring the children receive immunizations), the appropriate non-compliance penalty will be imposed. The penalty may be lifted at any time upon the receipt of proof that the particular requirement has been met.

6.2 Supportive Services

Appropriate supportive services will be available to TEA family members. Such services include, but are not limited to, case management services, child care assistance, medical coverage for all Medicaid eligible family members, transportation or reimbursement for transportation costs, a one-time purchase (or reimbursement) for work related expenses, referrals to appropriate agencies or organizations for counseling, treatment, etc., and other services deemed necessary by the Case Manager for successful participation by the client.

6.3 Relocation Assistance

Cash assistance to help a family move from an area of limited job opportunities to a new locality within Arkansas for full-time employment may be available on a limited basis. Before relocation assistance is provided, the person must have a bona fide offer of full-time employment in the new locality.

6.4 Individual Development Account (IDA) Pilot Project

In selected pilot communities, TEA recipients may establish Individual Development Accounts (IDA) for the purpose of accumulating savings, up to certain maximums specified in the State policy and procedures manual, for education for themselves or their children, small business development, home ownership, or transportation needs. Such funds will not be considered an available asset in determining the family’s TEA eligibility for as long as the family receives TEA benefits.

TEA recipients who secure employment while participating in this project will receive matching fund donations to their IDA’s. Recipients who are not employed will not receive matching funds.

TN# 97-1
Supersedes
TN# NA

Effective Date July 1, 1997
6.5 Extended Support Services

For those families who become ineligible for continued TEA benefits due to employment, or who choose to no longer receive cash assistance due to employment, extended support services will be available as provided for by federal and state law. Such services will include one year of extended Medicaid coverage for those who meet the eligibility criteria under federal law for such coverage and one year of extended child care assistance at no cost with an additional two years of child care assistance based on a sliding fee scale.

6.6 Diversion Payment

A diversion payment may be provided to an otherwise eligible TEA family in certain specified circumstances so that the family does not come on to regular TEA cash assistance. To qualify for diversion, the adult caretaker must meet the following conditions:

(a) Have a minor child living in the home;
(b) Be currently employed but having a problem that jeopardizes the employment; or
(c) Be promised a job but needs help in order to accept the job (e.g., needs car repairs, uniforms, etc.)
(d) Has never received a diversion payment;
(e) Agree to forego any TEA benefits for a period of 100 days.

The diversion payment will be the actual cost of what it would take to resolve the problem up to a maximum equal to three (3) months of what the monthly TEA cash assistance would have been for the family size.

Under Arkansas State Law, a diversion payment is considered a loan. If not repaid, it will count toward the adult’s maximum time limit of twenty-four (24) months.

6.7 Treatment of New State Residents

The same benefits will be available to new residents of Arkansas as are available to all other Arkansas residents.
Section 7  OFFICE OF CHILD SUPPORT ENFORCEMENT (OCSE)

7.1 Assignment

In accordance with Arkansas State Law, child support rights are assigned to the State when an individual accepts Transitional Employment Assistance.

7.2 Good Cause Determination

The Division of County Operations within the Department of Human Services will make the good cause determinations for nonparticipation in child support activities.

7.3 Exchange of Information

The exchange of information between DHS and OCSE will be system generated and/or by written notice.

7.3.1 Department of Human Services to the Office of Child Support Enforcement

The Department of Human Services will refer recipients of Transitional Employment Assistance to the Office of Child Support Enforcement for participation in child support activities by a system generated notice upon certification of assistance.

7.3.2 Office of Child Support Enforcement to the Department of Human Services

The Office of Child Support Enforcement will notify DHS when paternity has been established, a recipient has not cooperated in the establishment of paternity or other child support activities and when child support collected exceeds the cash assistance amount.

The Office of Child Support Enforcement will make available to DHS employer reported New Hire data.

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TN# 97-1  Effective Date  July 1, 1997
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Section 8 PARENTAL RESPONSIBILITY

The Transitional Employment Assistance program will encourage parental responsibility through various elements of the program.

8.1 Personal Responsibility Agreement

As a condition of the family’s eligibility for TEA, the adult caretaker and/or minor parent must sign a Personal Responsibility Agreement (PRA) as a part of the application for assistance. The PRA lists the adult’s and/or minor parent’s responsibilities relative to receiving TEA assistance as well as responsibilities directly related to the well-being of the children. These responsibilities include but are not limited to ensuring that school-age children attend school, that the children receive immunizations at the appropriate ages, and that all reasonable efforts to establish paternity and obtain child support are made.

8.2 Focus on Employment

The primary focus of the TEA program is to move the parent into employment which will lead to self-sufficiency for the family and increased parental responsibility. This focus is stressed from the first contact with the applicant when an assessment is made as to whether job search activities should be required pending disposition of the application. If the application is approved, the employment focus continues throughout the time the family receives assistance.

8.3 Plan to Reduce Unwed Births and Teenage Pregnancy

Introduction

Unmarried birth prevention should be viewed as a process, not a program, involving multiple strategies and multiple agencies in a sustained effort. The rise in unwed births is an urgent social problem that resists easy solutions. Arkansas’ approach is multifaceted with five major components:

- Abstinence programs using funding in the welfare reform act
- Improve access to family planning services statewide
- Community-based efforts in targeted counties
- Media campaign with emphasis on 9-14 year olds
- A state-level steering committee to coordinate the efforts

Effective Date  July 1, 1997

Supersedes

TN# _97-1__

TN# _NA__
Abstinence Programs

Abstinence programs, especially those targeting 9 to 14 year olds, serve as our best hope for long term success. Federal funding authorized in the federal welfare reform act will be available October 1, 1997 through the Maternal and Child Health Block Grant. Although the federal guidelines are not yet available, the State intends to use those funds and the State matching funds, when available, to support abstinence models that have been tested and found effective.

Improved Access to Family Planning Services

On July 1, 1997, the Arkansas Medicaid program will begin operating a five-year demonstration program that makes all women of childbearing age with incomes at or below 133% of the federal poverty levels eligible for family planning services. Working closely with the Arkansas Department of Health (the Title X family planning agency), this program will increase the financial access to these services and expand the number of private and public providers. The accompanying media campaign will be closely coordinated with other efforts to reduce births to unwed mothers.

All applicants for Transitional Employment Assistance will be eligible for services under this demonstration program. Case Managers will advise them of the services available and local providers.

Community-Based Initiatives

The many successful models for reducing births to unwed mothers have one common theme: they are developed and implemented at the local level. Community participation and support must be broad-based and reflect a partnership of the many people and organizations that are essential to success.

The efforts will initially be concentrated in the nine counties with the highest incidence of unwed births: Benton, Crittenden, Jefferson, Mississippi, Phillips, Pulaski, St. Francis, Sebastian, and Washington. Local ADH and DHS officials will convene a group of local leaders and encourage them to form an executive group to plan and execute a community plan. ADH will provide technical assistance. It will also assist these groups in obtaining funding from foundations and State agencies to complement those funds raised locally.
Media Campaign

A comprehensive media campaign will target females and males age 11 to 24. Program strategies will be determined through the use of focus groups and other research. Individual audiences will be differentiated and messages tailored to their interests. The initial concentration will be on electronic media including Internet sites.

The primary strategy will be to take the message to where the different targeted audiences are. Not only will different messages be required for the pre-pubescent young and those of college age; those messages will have to be delivered in different settings and different ways. Newspapers, especially those published on college campuses, will reach one audience; a general circulation newspaper will reach a different audience. Internet sites may be very effective with younger members of the target audience. Messages on place mats in restaurants may reach a different group.

State Steering Committee

A Steering Committee will be appointed by the Governor to lead this effort. The members will be drawn from all walks of life. The major functions will be to:

- take a clear stand against unwed births and teenage pregnancy;
- develop support from state leaders and organizations through the state;
- enlist the help of the media to promote teen abstinence;
- support and stimulate local action to meet the goals;
- foster public discussion about how religious, cultural, and public values influence unwed births and teen pregnancy; and
- publicize successful programs.
Section 9  GENERAL PROGRAM ADMINISTRATION

9.1 Safeguarding Information

It is unlawful, except for purposes directly connected with the administration of the Transitional Employment Assistance program, for any person or persons to solicit, disclose, receive, make use of, or to authorize, knowingly permit, participate in, or acquiesce in the use of, any list of names, of or any information concerning persons applying for or receiving such assistance. This includes information from the records, papers, files or communications of the State or County Office, or information acquired in the course of the performance of official duties.

Information concerning an applicant, recipient, or other persons known to the Department will not be made available without the written consent of the applicant, recipient, or other persons known to the Division except to authorized employees of the Department of Human Services and other state or federally funded agencies for certain purposes directly connected to the implementation of the program or other federally funded programs based on need.

9.2 Appeals & Hearings

A ten-day notice will be sent prior to adverse action being taken on a TEA case. The recipient will be allowed to appeal the adverse action if he or she responds within the 30 day time period. Continuation of benefits will be granted provided the appeal was received within 10 days from the date of the notice.

The Department of Human Services shall administer and conduct hearings in accordance with the Arkansas Administrative Procedures Act 25-15-201 et seq.

9.3 Program Manuals

The Transitional Employment Assistance Manual will be available to the public at a cost determined by the Department of Human Services. If an entity wants to view the manual, it will be made available at no cost.

9.4 Culture Change

With the implementation of the Transitional Employment Assistance program, a culture change from previous cash assistance programs is being made. While maintaining program integrity, the primary focus of the program will be on individual family self-sufficiency and employment efforts.

TN# 97-1
Supersedes
TN# NA
To this end, the functions of the eligibility worker with a separate worker focusing on employment activities will be combined into one Case Manager for the family.

9.4.1 Case Manager Concept

Case Managers are an integral part of the success of TEA. They work with families to help guide those families to self-sufficiency. Families must be treated individually, on a case-by-case basis, due to each family’s specific needs and abilities. While eligibility determination is a part of the process, it is not the primary focus. Case Managers and clients work together to form and follow a plan specifically designed for that family. In most cases, a Case Manager follows and works with the family for the entire period that the family is in the TEA program. The Case Manager may also work with the family in other programs.

9.4.2 Training

The State of Arkansas recognizes that in order to adequately and effectively implement the cultural changes and the move to case management, it is necessary to provide training to workers, supervisors and managers on changing their organizational culture and in case management provision.

Because of the paradigm shift in thought, the initial training needs to be at all levels of the organization. A training contract between the American Public Welfare Association (APWA) and the Department of Human Services (DHS) addresses that initial training need. The training incorporates specially designed welfare training and case management procedures that are unique to Arkansas’ TEA program.

Approximately three hundred Central Office and field staff, including field trainers, will be trained by APWA. The field trainers will then conduct the training for the county field staff. This training will be completed by June 30, 1997.
Section 10 FRAUD CONTROL

10.1 Intentional Program Violation (IPV) Disqualification

The family of any individual who pleads guilty or nolo contendere to, or is found guilty of, an Intentional Program Violation in the Transitional Employment Assistance program will be ineligible for further participation in the program for the following minimum time periods:

(a) For the first offense, one (1) year.
(b) For the second offense, two (2) years.
(c) For more than two, permanently.

In addition, the family will continue to be ineligible for TEA assistance until the resulting overpayment (e.g., the total amount of assistance received to which the family was not entitled) has been repaid to the State with interest. This requirement may be waived by the Director of the Division of County Operations or his designee.

10.2 Fraudulent Misrepresentation of Residence

The family of an individual who is convicted in a Federal or State court of having made a fraudulent statement or misrepresentation of residence in order to receive assistance simultaneously from two (2) or more states will be ineligible to receive Transitional Employment Assistance for a minimum period of ten (10) years beginning with the date of such conviction.

In addition, the family will continue to be ineligible for TEA assistance until the resulting overpayment (e.g., the total amount of assistance received to which the family was not entitled) has been repaid to the State with interest. This requirement may be waived by the Director of the Division of County Operations or his designee.
ARKANSAS

STATE PLAN FOR TITLE IV-A OF THE
SOCIAL SECURITY ACT:
TEMPORARY ASSISTANCE FOR NEEDY FAMILIES

TRANSITIONAL EMPLOYMENT ASSISTANCE PROGRAM

This addendum to the Arkansas Transitional Employment Assistance (TEA) plan will assist the State in assuring that the Foster Care and Adoption Assistance Program is operated in accordance with Part E of the Social Security Act that encourages parental responsibility and promotes family unity.

The Arkansas Department of Human Services, Division of Children and Family Services will provide services to a needy family who meets the eligibility requirements outlined in the Arkansas TEA program and who are experiencing an emergency situation. For purposes of this addendum, an emergency situation will be defined as a family member at-risk of maltreatment.

For families who are experiencing an emergency situation, the Division will provide a maltreatment assessment of the family needs. This assessment will not affect the eligibility or the benefits that are due a family under the TEA Program.

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TN# 97-1
Supersedes
TN# NA

Effective Date July 1, 1997