

Family Support Unit Procedure Manual (Low Income, ESS, TEA)



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**Arkansas Department of Human Services
Division of Child Care and Early Childhood Education
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SECTION 1 - INTRODUCTION TO EARLY CHILDHOOD EDUCATION AND OUT-OF-SCHOOL TIME ASSISTANCE

1.1 MISSION STATEMENT

The mission of the Family Support Unit is to assist families striving towards self-sufficiency by:

- ❖ Providing quality Early Childhood Education and Out-of-School Time Program Assistance in a timely and courteous manner
- ❖ Assisting families through case management services and community outreach
- ❖ Encouraging family engagement
- ❖ Maintaining parental choice
- ❖ Promoting continuity of care
- ❖ Being good stewards of the public trust

1.2 PURPOSE OF THE FAMILY SUPPORT UNIT (FSU)

The purpose of the Family Support Unit (FSU) is to increase the availability, affordability, and quality of child care for families in the State of Arkansas. The primary funding source for the FSU is the Child Care Development Fund Act (CCDBG). CCDF is under the administration of the U.S. Department of Human Services, Administration for Children and Families (ACF). The purpose of the FSU is achieved in the following ways:

- ❖ Assisting families in achieving and maintaining economic self-support and self-sufficiency through case management
- ❖ Reinforcing the idea that the strength of the family is important to the state's and the nation's economy
- ❖ Assisting in the prevention of neglect, abuse, and exploitation of children through child care case management
- ❖ Promoting social and emotional development of children in early education settings to reduce and prevent the unnecessary or inappropriate suspension or expulsion of children
- ❖ Participating in family engagement and community outreach
- ❖ Developing child care procedures that best suit the needs of the children and the parents within the state
- ❖ Promoting parental choice to empower parents to make their own decisions regarding child care
- ❖ Providing consumer education information to help parents make informed choices about child care
- ❖ Encouraging parental and family involvement in the development of their children

1.3 FEDERAL REGULATIONS AND PROGRAM GUIDELINES

1.3.1 DIVISION OF CHILD CARE AND EARLY CHILDHOOD EDUCATION (DCCECE)

Act 1132 of 1997 established the Division of Child Care and Early Childhood Education (DCCECE) within the Arkansas Department of Human Services (DHS). The purpose of DCCECE is to enhance coordination of child care and early childhood education programs within the state. This coordination ensures a seamless delivery of service to low-income families and those who are moving from welfare to work.

DCCECE must ensure:

- ❖ Promotion of family engagement through outreach, case management and consumer education
- ❖ Stable Early Childhood and Out-of-School Time Program Assistance for families
- ❖ Equal access to high quality child care for low-income families
- ❖ The health and safety of child care settings through standards and monitoring processes
- ❖ The recruitment and retention of a qualified and effective child care workforce
- ❖ Continuous quality improvement

DCCECE shall strive to enhance coordination of Early Childhood and Out-of-School Time Program Assistance within the standards established in the Child Care and Development Block Grant Act (CCDBG) of 2014. If eligibility requirements are met, Early Childhood and Out-of-School Time Program Assistance shall be provided (pending the availability of funds).

As the lead agency, DHS is responsible for implementing a program that complies with federal regulations associated with CCDF. Under the regulations, DHS must ensure that:

- ❖ The program is made accessible to all eligible parents (as funding allows)
- ❖ Parents/custodians are given a choice of eligible CCDF Program Participant (provider) and that the requirements of this program shall not significantly restrict parental choice of the types of CCDF Program Participants
- ❖ Parent/custodians shall have unlimited access to their child(ren) and to the CCDF Program Participants that are caring for their child(ren) during normal hours of operation
- ❖ A record of parental complaints is maintained and made available to the public on request
- ❖ Consumer education information is made available to the public concerning licensing and regulatory requirements, complaint procedures, health and safety information and policies relative to child care services

CCDF funds are categorized in the following three (3) ways:

- ❖ **Discretionary Funds-** Funds that can be used at the state's discretion in providing quality early childhood education services. Arkansas chooses to use these funds to support direct child care services for Low-Income, Foster Care, Teen parents, Grants, and Contracts for training and administration. At a minimum, the allotment of discretionary funds must be used to support quality activities and no more than five (5%) percent for administrative costs; and spend, from the remainder, at least seventy (70%) to fund direct services provided by the Lead Agency.
- ❖ **Mandatory Funds -** At least seventy (70%) percent of the mandatory and combined federal and state share of matching funds must be used to meet the child care needs of families who are receiving Temporary Assistance for Needy Families (TANF), making efforts through work activities to transition from TANF, and at risk of becoming dependent on TANF.
- ❖ **Matching Funds-** The Matching fund is the remaining amount appropriated under section 418(a)(3) of the Social Security Act after the Mandatory Funds are allotted. A State's allocation of the Matching Fund is based on the number of children under age thirteen (13) in the State compared with the national total of children under age thirteen (13). The Matching Funds must be matched by a State at its applicable Federal Medical Assistance Percentage (FMAP) rate. In order to receive Matching Funds, a State must: (1) obligate all of its Mandatory Funds in the fiscal year in which the Mandatory Funds are awarded; (2) within the same fiscal year, obligate and expend funds equal to its State Maintenance of Effort (MOE) level; and (3) obligate the Federal and State share of Matching Funds in the fiscal year in which the Matching Funds are awarded.

1.3.2 PARENTAL CHOICE

The casehead shall select the CCDF Program Participant for the child(ren), except in Protective Services and/or Foster Care cases. In Protective Services and/or Foster Care cases, the Division of Children and Family Services (DCFS) shall make the final decision concerning the CCDF Program Participant based on the child's needs and the case plan. CCDF Program Participants meeting Arkansas' Quality Rating and Improvement System (QRIS), Better Beginnings, shall be given priority consideration in this selection. Caseheads are encouraged to place child(ren) in Early Childhood and Out-of-School Time Programs who are maintaining Arkansas' highest level of quality.

*The term **casehead** refers to the person applying for Early Childhood and Out-of-School Time Programs Assistance on behalf of a child. A casehead must be at least 18 years of age (except in the case of an emancipated minor) and must have physical custody of the child. Teen parents twenty (20) years or younger and completing their GED or high school diploma shall be listed in Kidcare as the casehead. For future reference in policy, **casehead** shall be synonymous with parent, custodian, guardian, client, applicant, or recipient.*

The casehead must select a CCDF Program Participant that:

- ❖ Is licensed or registered and meeting the appropriate Better Beginnings requirements identified by DCCECE
- ❖ Meets the requirements of the State of Arkansas and the Federal Government
- ❖ Has completed the required Participant training and has submitted a signed copy of the CCDF Program Participant Agreement

If a CCDF Program Participant that meets these requirements cannot be located, the casehead may request assistance from the Family Support Specialist (FSS) in locating a facility. The FSS shall locate facilities using the following link: <https://arkdhs.force.com/licensing/s/search-provider/find-providers?tab=CC>

1.3.3 CONFIDENTIALITY OF INFORMATION

Federal and state laws, as well as DHS policy restrict the use or disclosure of information concerning applications or recipients of child care services to purposes directly connected with the administration of the program. The casehead, upon signing the application for Early Childhood and Out-of-School Time Program Assistance, gives consent for DCCECE to secure information related to the applicant's eligibility from collateral sources. DHS shall cross-reference information provided to other governmental programs.

1.3.4 PROHIBITED DISCRIMINATORY PRACTICES

DHS is in compliance with Title VI and VII of the Civil Rights Act of 1964, Sections 503 and 504 of the Rehabilitation Act of 1973, as amended and the Americans with Disabilities Act of 1990.

1.3.5 USE OF PROCEDURE MANUAL

The FSS, as well as other FSU employees, shall utilize the procedure manual, to determine assistance eligibility for all applicants in a fair, consistent, and timely manner. The FSS is responsible for exercising prudent and reasonable judgment when applying procedure(s).

1.4 OVERVIEW OF CASEHEAD RESPONSIBILITIES

The casehead has the responsibility to provide complete and accurate information and documentation regarding the casehead's situation any time it is requested by a DCCECE employee.

The casehead also has the responsibility to report to the FSS any required changes that affects eligibility or fee assessment within ten (10) calendar days of the date the change occurs. Any cessation of employment and/or attendance at an educational or job skills training program is required to be reported within ten (10) calendar days. The casehead must give a minimum of a ten (10) calendar day notice to the FSS and the current CCDF Program Participant when changing providers. Failure to abide by this provision shall result in the casehead being responsible for child care payment at the new facility until the new authorization is written.

1.5 APPEALS AND HEARINGS

1.5.1 RIGHT TO CASE REVIEW

Whenever an application is denied, or adverse action is taken, the casehead must be informed in writing of the decision and of the right for a review of that decision. The notice must state that the casehead has ten (10) calendar days from the date on the Notice of Action in which to submit a request for an Internal Review of the decision.

The casehead or an authorized representative acting on behalf of the casehead may request an Internal Review of the following actions:

- ❖ Termination of child care services
- ❖ Application, redetermination, or changes not processed according to procedure
- ❖ Fee assessment

The casehead or an authorized representative acting on behalf of the casehead may NOT request an Internal Review of the following actions:

- ❖ Action taken by the DCCECE as a result of the unavailability of funds

- ❖ Reaching the lifetime limit of sixty (60) months
- ❖ Any request for an Internal Review not received within the time frame outlined in this procedure

An authorized representative must be acting at the written request and acting strictly in the interest of the casehead. A CCDF Program Participant cannot act on behalf of the casehead during an Internal Review or Appeal Process.

1.5.2 INTERNAL REVIEW

The following process shall be followed for all Internal Review requests:

1. Casehead must request an Internal Review in writing within ten (10) calendar days of adverse action to the Program Coordinator. Casehead shall be notified of the decision within ten (10) business days.
2. If the casehead is dissatisfied with this review, casehead must request an Internal Review from the Unit Administrator within ten (10) calendar days of the Program Coordinator's written decision. Casehead shall be notified of the decision within ten (10) business days.
3. If the casehead is dissatisfied with this review, casehead may request an Internal Review from the DCCECE Division Director or designee within ten (10) calendar days of the Unit Administrator's decision. Casehead shall be notified of the decision within ten (10) business days.
4. If the casehead is dissatisfied with this review, casehead may request an Administrative Hearing within thirty (30) calendar days from the date of the adverse action decision by the DCCECE Division Director. Casehead shall request a review by providing a written notice through the Division website form, submitting a request to any local DHS office or to either of the following Central office locations:

Department of Human Services
DCCECE
P.O. Box 1437, Slot S-140
Little Rock, AR 72203-1737

Family Support Unit
P.O. Box 1437 Slot S-145
Little Rock, AR 72203-1437

1.5.3 ADMINISTRATIVE HEARING

Only a casehead has the right to an administrative hearing within thirty (30) calendar days following an adverse action after an internal review, alleged overpayment, fraud, and/or Intentional Program Violation (IPV). The request shall be made in writing to:

Office of Appeals and Hearings
P.O. Box 1437, Slot N-401
Little Rock, AR 72203-1437

DCCECE shall utilize the DHS Office of Finance and Administration (OFA) Accounts Receivable to recoup any monies that have been determined to be owed by a casehead or CCDF Program Participant. The DHS OFA Accounts Receivable shall establish a payment schedule for the casehead or CCDF Program Participant to repay any amount owed.

- ❖ The casehead or CCDF Program Participant may contact the DHS OFA Accounts Receivable directly at 501-320-6536 or 1-800-282-7505.
- ❖ Casehead must document that the payment is for a child care overpayment. The following information must be listed on payment:
 - Name
 - Address
 - Phone Number
 - Social Security Number
- ❖ CCDF Program Participant must document that the payment is for a child care overpayment. The following information must be listed on payment:
 - Facility Name and Facility Number

- Address
- Phone Number
- TIN Number

Payments can be mailed to the following address:

DHS-Accounts Receivable
P.O. Box 8181 Slot WG2
Little Rock, AR 72203-8181

1.6 CASEHEAD RIGHTS AND RESPONSIBILITIES

1. Child Care Assistance is pending the availability of funds and eligibility.
2. Child care assistance cannot be denied based on race, color, sex, age, disability, religion, national, or political belief.
3. All adults in the Low-Income Eligibility group must:
 - ❖ Work thirty (30) or more hours per week or,
 - ❖ Attend school full time or job skills training program to equal thirty (30) hours per week or,
 - ❖ Combine work and school/job skills training program to equal thirty (30) or more hours per week

At least one adult in the **Extended Support Services (ESS)** group must:

 - ❖ In the first twelve (12) months:
 - Work at least twenty (20) hours per week, or your earnings must be enough to cause you to be ineligible for **Transitional Employment Assistance (TEA)** cash assistance.
 - Attend school full time or job skills training program to equal twenty (20) hours per week or,
 - Combine work and school/job skills training program to equal twenty (20) or more hours per week
 - ❖ In the second twelve (12) months:
 - Work at least twenty-five (25) hours per week
 - Attend school full time or job skills training program to equal twenty-five (25) hours per week or,
 - Combine work and school/job skills training program to equal twenty-five (25) or more hours per week
4. Lifetime limit for Low-Income child care assistance is sixty (60) months per parent/custodian unless otherwise exempt. ESS Lifetime limit is 24 months.
 - ❖ Any month in which five (5) days are billed by CCDF Program Participant (child care provider) is considered a month of child care assistance and countable towards the lifetime limit.
5. Withholding information or providing false information may result in the denial or termination of child care assistance. You agree to cooperate in any DHS inquiry concerning your child care assistance. Failure to cooperate will result in the termination of child care services.
6. Information provided will not be released without your written consent, except to parties allowed by law. Your name and Social Security Number may be furnished to employers, government agencies, educational institutions, or any other party deemed necessary by DHS to determine your eligibility. DHS will cross-reference information provided to other government programs. **Eligibility information may be shared with your selected CCDF Program Participant (child care provider).**
7. DHS will not retroactively pay or reimburse Low-Income child care expenses prior to approval.
8. CCDF Program Participant (child care provider) may be selected according to parental choice. CCDF Program Participant information may be found on our website:

<https://arkdhs.force.com/licensing/s/search-provider/find-providers?tab=CC>

- ❖ Website information includes:
 - Child care search tool
 - Facility complaints
 - Better Beginnings rating
 - Facility visits

9. No child receiving subsidy funding, shall be suspended, or expelled from the facility without approval from DCCECE. All families are required to cooperate with the BehaviorHelp program, if applicable.

<https://www.behaviorhelponline.org/>

10. Once eligibility is determined, Low-Income applicants must complete an initial and redetermination interview with a Family Support Specialist (FSS).

11. The CCDF Program Participant (child care provider) may charge the following fees:

- ❖ Co-pay based on Better Beginnings Rating.
- ❖ Late pickup, late payment, or
- ❖ Fees for exceeded absentee days
- ❖ A maximum of 15% over the designated subsidy payment rate as stated in the Certificate of Authorization

Trimester	Days Allowed	Not to Exceed
July – October	12	6 in a given month
November – February	16	8 in a given month
March – June	12	6 in a given month

12. All notices will be sent electronically via email. An accurate and valid email address must be on file. Email should be checked regularly to ensure all notices are received. All emails are considered read after five (5) calendar days. DHS is not responsible for any lapse of communication for failure to report an email change within ten (10) calendar days of the change.

13. The following changes must be reported to your Family Support Specialist (FSS) within ten (10) calendar days of the change: Address, email, phone number, change of CCDF Program Participant, income over eighty-five (85%) of the State Median Income (SMI), household composition that increases household income over eighty-five (85%) of the SMI. Any cessation of work, and/or attendance at education or training program must be reported within ten (10) calendar days.

Family Size	Monthly Income	Exceeded Income Limit
1	\$2,742.45	\$2,742.46
2	\$3,586.29	\$3,586.30
3	\$4,430.12	\$4,430.13
4	\$5,273.96	\$5,273.97
5	\$6,117.79	\$6,117.80
6	\$6,961.63	\$6,961.64

14. A change of CCDF Program Participant (child care provider) may require a redetermination of eligibility. Payments to the new CCDF Program Participant are your responsibility until the change is processed. A Child Care Arrangement and Change Report Form is required ten (10) calendar days prior to the date of change.

15. If any adverse action is taken on your application or child care case, excluding overpayment or fraud, you have the right to an Internal Review. If an overpayment, fraud, and/or Intentional Program Violation is alleged, you have the right to an Administrative Hearing.

16. Families declaring assets above \$1,000,000 are ineligible for Subsidized Child Care Assistance. At the time of initial application and redetermination, families will be asked to declare if they have assets above \$1,000,000.

17. At least one (1) adult must complete the required parent training [per eligibility period](#).

SECTION 2 – CCDF PROGRAM PARTICIPANT (CHILD CARE PROVIDER)

2.1 PARTICIPATION

To participate in the CCDF Program, a CCDF Program Participant (child care provider) must meet all the following conditions:

- ❖ Are licensed or registered by DCCECE
- ❖ Are certified in the appropriate Better Beginnings requirements identified by DCCECE
- ❖ Agree to comply with the regulations in the CCDF Program Participant Agreement
- ❖ Complete the online CCDF Program Participant Agreement Training

For additional information, the CCDF Program Participant may access the CCDF Agreement trainings and documents online at: <https://arkdhs.force.com/licensing/search-provider/find-provider/tab-CC>

2.2 PREVENTION OF SUSPENSION & EXPULSION

The beginning years of any child's life are critical for building the early foundation of learning, health and wellness needed for success in school and later in life. During these years, children's brains are developing rapidly, influenced by the experiences, both positive and negative, that they share with their families, caregivers, teachers, peers, and in their communities. A child's early years set the trajectory for the relationships and successes they will experience for the rest of their lives, making it crucial that children's earliest experiences truly foster – and never harm – their development. As such, expulsion, and suspension practices in early childhood settings, are too stressful. Negative experiences young children and their families may encounter in early childhood programs, should be prevented, severely limited, and eventually eliminated. High-quality early childhood programs provide the positive experiences that nurture positive learning and development.

In response to federal guidelines, DCCECE implemented a policy regarding suspension and/or expulsion of children receiving subsidy funds.

- ❖ No child, receiving subsidy funding, shall be suspended, or expelled from the facility.
- ❖ Discipline shall reflect positive guidance, be consistent and individualized for each child. Such discipline shall be appropriate to the child's level of understanding. Corporal punishment is an unacceptable method of discipline and shall not be used.

For assistance with preventing suspension and/or expulsion, the CCDF Program Participant, or any family, may contact the Behavior Help team at behaviorhelp@dhs.arkansas.gov and/or complete a form by visiting <https://behaviorhelponline.org/>. Please complete one request per child.

For more information on the federal guidelines related to suspension and/or expulsion, please visit https://www.acf.hhs.gov/sites/default/files/documents/ecc/expulsion_suspension_final.pdf

SECTION 3 – TRANSITIONAL EMPLOYMENT ASSISTANCE (TEA)

Transitional Employment Assistance (TEA) program helps economically needy families with child(ren) under the age of 18 become more responsible for the support of their families. The TEA program is Arkansas' welfare reform program under the Federal Temporary Assistance for Needy Families (TANF) block grant.

TEA eligibility is determined by the Department of Workforce Services (DWS). The Division of Child Care and Early Childhood Education's (DCCECE) Family Support Specialists (FSS) shall process all TEA child care electronic referrals from DWS. All referrals shall be processed as follows:

3.1 TEA INITIAL REFERRAL PROCESS

The FSS shall key all Early Childhood and Out-of-School Time Program Assistance referrals from DWS as follows:

Initial Referral process

- ❖ Referral received from DWS
- ❖ Review for accuracy (Care types, child's age, etc.)
 - If the referral is not complete or accurate, the referral shall be returned to DWS
- ❖ Key authorization(s) as shown on referral
 - Ensure redetermination date matches date stated on referral
- ❖ Send email authorization confirmation to DWS containing:
 - Casehead name
 - Case number
 - Authorization number(s)
 - Duration of authorization(s)
- ❖ Scan file and all pertinent information to DocuShare

The FSS shall not key any authorizations for TEA case without a referral from DWS.

3.2 TEA CONTINUATION REFERRAL PROCESS

When Kidcare shows that a continuation referral is due for a TEA case. The FSS shall:

- ❖ Contact the DWS electronically to request a new referral for continued care or case closure
- ❖ If DWS does not reply or submit a new referral, then the FSS shall close the TEA case at the end of current authorization from the last referral.
- ❖ If new referral is not received:
 - Send DWS email stating case has been closed due to no response
- ❖ If new referral is received:
 - Authorization shall be keyed according to referral
 - Send email authorization confirmation to DWS containing:
 - Case head name
 - Case number
 - Authorization number(s)
 - Duration of authorization(s)

The FSS shall not key any new authorizations on a TEA case without a referral from DWS.

3.3 TEA REFERRAL NARRATIVE

On all TEA Referrals, narrative entries shall be made at every contact with DWS, or action taken. Narratives should be written in enough detail to allow any reviewer, such as a supervisor, auditor, or investigator, to determine what action occurred. All TEA initial and continuation referral narrative shall include the following:

- ❖ Date received:
- ❖ DWS case manager:
- ❖ Date keyed:
- ❖ Duration of authorization:
- ❖ Child name and authorization numbers for the child(ren):
- ❖ Any comments on the referral:
- ❖ Date TEA referral narrative email sent to DWS:

3.4 TEA CASE CLOSURE

If a TEA case closes for employment prior to the end of the month, the client will remain eligible for TEA childcare services for the remainder of the month that the TEA case closed.

The FSS will:

- ❖ Notify the provider via phone
- ❖ Email DCCECE Provider Notification letter that childcare will continue for the remainder of the current month but will be processed in lump sum as a claim at the end of the TEA closure month

Once the month has ended, the FSS will:

- ❖ Complete and submit a claim form within ten (10) days from receipt of attendance records (refer to Claims Process Section 8.8) to their Program Coordinator along with the verification of attendance and other supporting documentation for review

The Program Coordinator will:

- ❖ Check claim for accuracy
- ❖ Enter the claim into Kidcare
- ❖ Notify Provider Support via email, of the claim number for processing
- ❖ Notify FSS of claim completion and to upload information in DocuShare

3.5 EXTENDED SUPPORTIVE SERVICE (ESS)

Early Childhood and Out-of-School Time Program Assistance is available to help meet child care expenses for a child(ren) for whom child care would be guaranteed while the family was receiving TEA cash assistance.

3.5.1 ESS REFERRAL

ESS referral is received from DWS, the FSS shall:

- ❖ Review documents to ensure completion
- ❖ Complete application packet shall contain
 - ESS referral
 - Verification of earnings (DOE, 1414, check stubs, DCO-97, VOE, TEA-97, employer letter)
- ❖ Verify ESS month in Kidcare
- ❖ Key information and authorization(s) according to the ESS referral
 - All authorizations keyed from ESS referrals shall be authorized for one (1) year
- ❖ If at any time the FSS suspects the ESS referral client is over 85% of SMI, the FSS shall:
 - Forward the referral and all supporting documentation to their assigned Program Coordinator
 - The Program Coordinator shall:
 - Confirm income eligibility
 - If eligible, the Program Coordinator shall:
 - Approve FSS to process the referral
 - If over 85% of SMI, the Program Coordinator shall:
 - Notify DWS, the FSS, and the provider that the ESS referral client's application is denied

3.5.2 ESS TRANSITION TO LOW INCOME

If the casehead reaches the twenty-four (24) month lifetime limit in the middle of an authorization period, services shall be approved under Low-Income for the remainder of the approved timeframe.

The FSS shall:

- close the current ESS case, at the end of the authorization
- open a new Low-Income case
- complete authorization to begin on the date following the last date of ESS services

Note: If the casehead is not meeting the work/school requirements for Low-Income, a reduction waiver shall be requested from the Program Coordinator.

SECTION 4 – EARLY CHILDHOOD EDUCATION AND OUT-OF-SCHOOL TIME PROGRAMS

4.1 ELIGIBILITY FACTORS

Low-Income (Discretionary) Early Childhood and Out-of-School Time Program Assistance shall be provided to families who meet the following guidelines and eligibility requirements. All services are pending the availability of funds.

A family's eligibility group is made up of:

- One (1) or more adults and child(ren), who may or may not be, related by blood or law and residing in the same house when at least one of the adults has physical custody of the child(ren) for whom application is made.

In households where adults other than spouses or parents of the child(ren) reside together, each may be considered a separate eligibility group.

- ❖ In a two parent or custodian household, both parents or custodians must meet the work/school eligibility requirements. All data shall be collected and considered, unless otherwise excluded (refer to section 4.3.3), on both parents or custodians in the household in determining eligibility.
- ❖ All adults in the Eligibility group must:
 - Work thirty (30) or more hours per week or,
 - Attend school full time or job skills training program to equal thirty (30) or more hours per week or,
 - Combine work and school/job skills training program to equal thirty (30) or more hours per week
- ❖ Casehead must not exceed sixty (60) month lifetime limit, unless otherwise exempted (refer to section 5.4.2)
- ❖ Email Address (must be valid and current)
- ❖ Photo ID- driver's license, state issued ID, military ID, Federal ID, school ID, or passport for adults in the eligibility group and authorized representative(s) if applicable

Extended Support Services (ESS) (Mandatory) is available to certain families who lose eligibility for Transitional Employment Assistance (TEA) due to earnings. Eligibility for ESS child care will be determined if a TEA case closes while the participant is employed. This includes cases involving earned income, but which close at the participant's request.

A family's eligibility group is made up of:

- One (1) or more adults and child(ren), who may or may not be, related by blood or law and residing in the same house when at least one of the adults has physical custody of the child(ren) for whom application is made.

In households where adults other than spouses or parents of the child(ren) reside together, each may be considered a separate eligibility unit.

- ❖ In a two parent or custodian household, only one parent or custodian must meet the work/school eligibility requirements. If both parents or custodians are working verification of income shall be collected and considered, unless otherwise excluded, in the household for determining eligibility.
- ❖ At least one adult in the eligibility group, during the first year of ESS must:
 - Work twenty (20) or more hours per week or,
 - Attend school full time or job skills training program to equal twenty (20) hours per week or,
 - Combine work and school/job skills training program to equal twenty (20) or more hours per week

If at least one adult in the eligibility group is not working twenty (20) or more hours per week but the earnings alone cause the family to be income ineligible for TEA (the family's net countable income exceeds \$513 per month) the family shall be eligible for ESS Early Childhood and Out-of-School Time Programs Assistance.

- ❖ At least one adult in the eligibility group, during the second year of ESS must:
 - Work twenty-five (25) or more hours per week or,

- Attend school full time or job skills training program to equal twenty-five (25) hours per week or,
- Combine work and school/job skills training program to equal twenty-five (25) or more hours per week
- ❖ Casehead must not exceed twenty-four (24) month lifetime limit (See Lifetime Limit Exemption 5.4.2)
- ❖ Email Address (must be valid and current)
- ❖ Photo ID- driver's license, state issued ID, military ID, federal ID, school ID, or passport for all adults in the eligibility group and authorized representative(s) if applicable

4.1.1 CITIZENSHIP

DCCECE shall only provide Early Childhood and Out-of-School Time Program Assistance to child(ren) who are U.S. Citizen, qualified alien, or refugee according to the definitions below:

*Parents/custodians are not required to be US Citizens.

- ❖ Qualified alien is defined as:
 - An alien who is lawfully admitted for permanent residence under the Immigration and Nationality Act
 - An alien who is granted asylum under section 208 of such Act
 - A refugee who is admitted to the United States under section 207 of such Act
 - An alien who is paroled into the United States under section 212(d)(5) of such Act for a period of at least one (1) year
 - An alien who deportation is being withheld under section 243 (h) of such Act
 - An alien who is granted conditional entry pursuant to section 203(a)(7) of such Act as in effect prior to April 1, 1980
 - A refugee is defined by United States law as:
 - Is located outside of the United States
 - Is of special humanitarian concern
 - Demonstrates that they were persecuted or fear persecution due to race, religion, nationality, political opinion, or membership in a particular social group
 - Is not firmly resettled in another country
 - Is admissible to the United States
- ❖ A refugee does not include anyone who ordered, incited, assisted, or otherwise participated in the persecution of any person on account of race, religion, nationality, membership in a particular social group, or political opinion.
- ❖ All families requesting **Low-Income and ESS** Early Childhood and Out-of-School Time Program Assistance are required to provide documentation to show U.S. Citizen, qualified alien, or refugee for the child(ren) in which Early Childhood and Out-of-School Time Program Assistance is requested. Documentation shall include but not be limited to:
 - Birth certificate or Proof of Birth showing birth in one of the fifty (50) states, the District of Columbia, Puerto Rico, Guam, the U.S. Virgin Islands, American Samoa, Swain's Island, Northern Marianna Islands, or,
 - Medical documentation or,
 - State systems (Notes Tab of Kidcare must be updated to reflect verified in state system) or,
 - United States Passport or,
 - Report of birth abroad of a U.S. citizen issued by the Department of State or,
 - Certificate of Naturalization or,
 - Certificate of Citizenship issued to individuals who derive their citizenship through a parent or,
 - Northern Marianna Identification Card or,
 - Statement provided by a U.S Consular Officer certifying that the individual is a U.S. citizen or,
 - Adoption Finalization Papers that show the child's name and place of birth in the United States or one of its territories, or
 - I-94 Form

4.1.2 EMANCIPATED MINOR

Some **Low-Income and ESS** applicants/caseheads may be classified as emancipated minors. An emancipated minor is defined as any individual under the age of eighteen (18) years who meets one of the following criteria:

- ❖ Currently or previously legally married or,
- ❖ Legally emancipated by a court order or,
- ❖ Living outside the home of a custodial adult with no indication that his/her parents or custodians regard themselves as being responsible for his/her care or control.
 - Individual must declare that he/she has no intention of returning to the home of the parent or custodian

Emancipated minors are allowed to sign the Early Childhood and Out-of-School Time Program Application.

4.1.3 RESIDENCE

An applicant applying for **Low-Income and ESS** Early Childhood and Out-of-School Time Program Assistance must presently reside and continue to reside in the State of Arkansas. No specific duration of residence is required prior to application. Residency is not affected by a temporary absence not to exceed thirty (30) days from the state.

All families must be able to provide the FSS with a mailing address where all correspondence can be received. Residency documentation shall include the applicant's name and physical address.

❖ Any of the following shall be considered acceptable documentation:

- Apartment Lease Contract
- Rent receipt
- Mortgage Contract
- Bills
- Mail
- State or Federally issued ID
- Check stubs
- Signed Statement
- State systems

4.1.4 SOCIAL SECURITY NUMBER (SSN)

Social Security Numbers (SSN) are not required for the adults in a **Low-Income and ESS** eligibility group for program eligibility. However, SSN is required for each child(ren) in which Early Childhood and Out-of-School Time Program Assistance is requested. A copy of the Social Security card shall also be provided for each child. State systems may also be used to verify the SSN. The Notes Tab of Kidcare must be updated to reflect "verified in state systems" if this option is used.

If a child has not been issued a Social Security card, a pseudo number will be provided for the child until the issued number is provided, this only applies to:

- ❖ Newborns
- ❖ Adoptions

A copy of the Social Security card must be provided, for the group list above, at the eligibility redetermination if a pseudo number is used.

While not required, for the adults in the eligibility group, for eligibility DCCECE may attempt to verify a valid Social Security Number (SSN) for every household member for identification purposes. A pseudo number may be used for adults, if applicable.

4.1.5 EMPLOYMENT, EDUCATION, AND TRAINING REQUIREMENTS

4.1.5.1 EMPLOYMENT

All adults in a **Low-Income** eligibility group must be employed an average of thirty (30) hours per week or may combine employment, education, or job skills training program to equal thirty (30) hours or more per week.

At least one adult in an **ESS** eligibility group during the first year of ESS must be employed an average of twenty (20) or more hours per week or may combine employment, education, or job skills training program to equal twenty (20) or more hours per week

- ❖ If at least one adult in the Eligibility Unit is not working twenty (20) or more hours per week but the earnings alone cause the family to be income ineligible for TEA (the family's net countable income exceeds \$513 per month) the family shall be eligible for ESS Early Childhood and Out-of-School Time Program Assistance.
- ❖ In a two parent or custodian household, only one parent or custodians must meet the work/school eligibility requirements. If both parents or custodians are working verification of income shall be collected and considered, unless otherwise excluded, in the household for determining eligibility.

At least one adult in an **ESS** eligibility group during the second year of ESS must be employed an average of twenty-five (25) or more hours per week or may combine employment, education, or job skills training program to equal twenty-five (25) or more hours per week.

4.1.5.2 EDUCATION

All adults in a **Low-Income** eligibility group must be enrolled and attending an educational institute full-time or may combine employment, education, or job skills training program to equal thirty (30) more hours per week.

At least one adult in an **ESS** eligibility group must be enrolled and attending an educational institute full-time or may combine employment, education, or job skills training program to equal twenty (20) or twenty-five (25) more hours per week depending on the ESS eligibility year.

- ❖ Students enrolled in institutions of higher learning (post-secondary education) must be considered a full-time student with a minimum of twelve (12) semester hours or nine (9) quarter hours or six (6) total summer hours.
 - Verification of full-time enrollment or,
 - Written statement from advisor or institution on official letterhead
- ❖ Students enrolled in graduate school must be enrolled in at least six (6) semester hours per term.
 - Verification of full-time enrollment, or
 - Written statement from advisor or institution on official letterhead
- ❖ Students pursuing a degree that requires clinical, practicum or an internship which requires classes that have long hours or rotating shifts:
 - Verification of full-time enrollment, or
 - Written statement from advisor or institution on official letterhead
- ❖ Students enrolled in GED classes must show the following documents of proof including but not limited to:
 - Verification of full-time enrollment, or
 - Written statement from advisor or institution on official letterhead
- ❖ Students enrolled in middle/high school must show the following documents of proof including but not limited to:
 - Verification of full-time enrollment, or

- Written statement from advisor or institution on official letterhead
- ❖ Caseheads enrolled in drug treatment programs must show the following documents of proof including but not limited to:
 - Verification of full-time enrollment, or
 - Written statement from counselor/doctor of institution on official letterhead

4.1.5.3 JOB SKILLS TRAINING PROGRAM

All adults in a **Low-Income** eligibility group must be enrolled and attending full-time (as defined by the training institution) or may combine employment, education, or job skills training program to equal thirty (30) hours per week.

At least one adult in an **ESS** eligibility group must be enrolled and attending full-time (as defined by the training institution) or may combine employment, education, or job skills training program to equal twenty (20) or twenty-five (25) more hours per week depending on the ESS eligibility year.

Trainees must show the following documents of proof and may include but not limited to:

- ❖ Verification of full-time enrollment or,
- ❖ Written statement from advisor or institution on official letterhead

4.1.5.4 COMBINED EMPLOYMENT, EDUCATION, OR JOB SKILLS TRAINING PROGRAM

A student/trainee who is not enrolled full-time may qualify for assistance by working in addition to attending an educational program or job skills training program. To determine the number of hours a part-time student must work, use the following formula:

- **Low Income** Example: The student is taking six (6) hours: $6 \times 2.5 = 15$, $30 - 15 = 15$. The part-time student must be working fifteen (15) hours to qualify for assistance.
 - **First Year ESS** Example: The student is taking six (6) hours. $6 \times 2.5 = 15$, $20 - 15 = 5$. The part-time student must be working five (5) hours to qualify for assistance.
 - **Second Year ESS** Example: The student is taking six (6) hours. $6 \times 2.5 = 15$, $25 - 15 = 10$. The part-time student must be working ten (10) hours to qualify for assistance.
- **Low Income** Example: The trainee is taking twenty (20) hours. $30 - 20 = 10$. The trainee must be working ten (10) hours to qualify for assistance.
 - **First Year ESS** Example: The trainee is taking fifteen (15) hours. $20 - 15 = 5$. The part-time trainee must be working five (5) hours to qualify for assistance.
 - **Second Year ESS** Example: The trainee is taking twenty (20) hours. $25 - 20 = 5$. The part-time trainee must be working five (5) hours to qualify for assistance.

4.1.6 JOB SEARCH

Early Childhood and Out-of-School Time Program Assistance may be provided for up to ninety (90) days to allow a **Low-Income or ESS** casehead or eligible household member to actively seek participation in an eligible activity following a cessation of employment, education, or job skills training program. Job Searches shall not be consecutive. Each Job Search shall begin on the first day of the cessation. Ninety (90) days of Early Childhood and Out-of-School Time Program Assistance may only be authorized if the case has not exceeded the twenty-four (24) month or sixty (60) month lifetime limit, unless otherwise exempted (refer to section 5.4.2). A **Low-Income or ESS** casehead or eligible household member may receive job search following each cessation of employment, education, or job skills training program. If the client previously had a co-pay, it may be waived during the Job Search time period.

It is the casehead's responsibility to report any changes in their eligibility status within ten (10) calendar days of the change. During the Job Search period, the family may receive the same level of care as authorized prior to the cessation unless a change is requested, in writing, by the casehead.

A ten (10) calendar day **a system generated pending closure notice** shall be sent prior to the end of the ninety (90) day period requesting proof of employment, education, or job skills training program.

If documentation is provided prior to the end of the Job Search authorization verifying that the **Low-Income or ESS** casehead or eligible household member is again engaged in an eligible employment, education, or job skills training program, assistance cannot be terminated. Eligibility shall continue until the next redetermination period or next cessation of employment, education, or job skills training program.

If the family is not meeting eligibility at the end of the Job Search authorization or does not provide any documentation to verify an eligible activity, Early Childhood and Out-of-School Time Program Assistance shall be discontinued at the end of the Job Search authorization.

4.1.7 REDUCTION DURING THE AUTHORIZATION

If a decrease in employment, education, job skills training program or combination of any eligible activity is reported for a **Low-Income or ESS** casehead or eligible household member, during the authorization timeframe, the household shall be determined to be in Reduction. The **Low-Income or ESS** casehead or eligible household member shall remain eligible for Early Childhood and Out-of-School Time Program Assistance for the remainder of the authorization timeframe. The FSS shall request a Reduction approval from the Program Coordinator.

- ❖ **Low-Income Example:** Casehead or eligible household member submitted documentation confirming that she was working/attending school thirty (30) hours per week. Casehead was authorized for Early Childhood and Out-of-School Time Program Assistance for **thirteen (13) months**. Three (3) months later the client submits documentation confirming that she is only working fourteen (14) hours per week. The client shall remain eligible for Early Childhood and Out-of-School Time Program Assistance for the remainder to the authorization timeframe.
- ❖ **ESS Example:** Casehead or eligible household member submitted documentation confirming that she was working/attend school twenty-five (25) hours per week. Casehead was authorized for Early Childhood and Out-of-School Time Program Assistance for **thirteen (13) months**. Six (6) months later the client submits documentation confirming that she is only working fourteen (14) hours per week. The client shall remain eligible for Early Childhood and Out-of-School Time Program Assistance for the remainder to the authorization timeframe.

4.2 SPECIAL CIRCUMSTANCES

4.2.1 ACTIVE MILITARY

If a child is in the full-time physical custody of someone other than the parent or custodian due to the parent or custodian being activated for military duty, the adult with power of attorney over the child shall serve as an Authorized Representative for the household. (The parent/custodian shall still serve as the **Low-Income or ESS** casehead.) A copy of a Power of Attorney signed by the parent/custodian for the child must be a part of the case record. All income of the child's caretaker shall be disregarded.

4.2.2 MEDICAL ABSENCE OR INCAPACITY

A **Low-Income or ESS** eligibility group shall remain eligible for Early Childhood and Out-of-School Time Program Assistance when a parent or custodian who normally meets school/work requirements is unable to do so because the parent is:

- ❖ Hospitalized
- ❖ Being treated for a physical or mental illness
- ❖ **During maternity/paternity leave**

If a parent or custodian is on medical leave or is temporarily incapacitated but is expected to return to an eligible activity, care shall be continued. To approve care during this time, the FSS shall obtain medical documentation and upload it to DocuShare.

Medical documentation shall:

- ❖ Be on official letterhead from a medical professional
- ❖ Be signed by a medical professional

If care is needed during a medical absence or temporary incapacity, the family shall remain eligible for the duration of the authorization timeframe.

4.2.3 JOINT CUSTODY

When parents or custodians of a **Low-Income or ESS** eligibility group have separate households, but share custody of the child(ren), either voluntarily or through a court order, only the casehead is required to be eligible to receive child care assistance. At the request of the casehead, care may continue at a different provider if within the State of Arkansas with the non-custodial parent for the continuity of care. Care cannot be authorized outside of the state.

4.3 INCOME

Income shall be classified as earned or unearned. A **Low-Income or ESS** eligibility group is required to report all income at the time of application. All earned and unearned income of each eligibility group member is included in the eligibility group unless specifically excluded (refer to Section 4.3.3).

- ❖ Countable income from all household parents or custodians age eighteen (18) years and over, or less than eighteen (18) years, and legally emancipated must be considered in the budget.
- ❖ Countable income – only income currently available on a regular basis shall be considered.

A Sliding Fee Scale is used to determine eligibility according to eligibility group size and income. This scale is updated biannually, in October. The SMI source can be found at:

- <https://www.acf.hhs.gov/ocs/policy-guidance/liheap-im-2022-04-state-median-income-estimates-optional-use-ffy-2022-and> as advised by the National Center on Subsidy Innovation and Accountability (NCSIA)

Families must report all income at redetermination; however, household income must not exceed eighty-five (85%) of the SMI at any time.

To be or remain eligible for Child Care Assistance, a family's declared assets **above** \$1,000,000.

4.3.1 COUNTABLE EARNED INCOME

In a **Low Income or ESS** case, all earned income is counted in the budget unless specifically excluded. The following types of income shall be included but not limited to:

- ❖ Gross wages, salaries, and tips
- ❖ Paid Time Off
- ❖ Stipends (VISTA, Delta Service Corps, AmeriCorps, Job Corps, OJT, etc.)
- ❖ Commissions and regular bonuses
- ❖ Armed Forces pay
- ❖ Self-employment income
- ❖ Piece rate wages
- ❖ In-Kind
- ❖ Contractual Income

4.3.2 COUNTABLE UNEARNED INCOME

In a **Low Income or ESS** case, all unearned income is counted in the budget unless specifically excluded. The following types of unearned income shall be included but not limited to:

- ❖ SSI for adults, not for the child(ren)
- ❖ Social Security payments for adults, not for the child(ren)
- ❖ Unemployment
- ❖ Workers Compensation
- ❖ Alimony received for last three (3) months
- ❖ Pensions, interest, and annuities
- ❖ Contributions

4.3.3 EXCLUDED INCOME

In a **Low Income or ESS** case, the following income is excluded from being counted in the budget. This income may include but is not limited to:

- ❖ TEA payments
- ❖ Work Pays
- ❖ Child Support
- ❖ Tax refunds, this includes earned income credits
- ❖ Irregular non-recurring lump-sum payments (i.e. Christmas Bonuses, insurance settlements, or capital gains)
- ❖ Earned/unearned income of a child under eighteen (18) years of age unless an emancipated minor
- ❖ Loans, grants, scholarships, and work study earnings
- ❖ Earnings for graduate or doctoral educational programs regardless of the source
- ❖ Income received for educational purposes from the Montgomery GI bill or the Veterans Educational Assistance Program
- ❖ Reimbursement for work-related expenses
- ❖ Social Security benefits received for child(ren)
- ❖ SSI payments received by child(ren)
- ❖ Foster Care board payment
- ❖ Adoption subsidy payment
- ❖ The value of HUD rental assistance
- ❖ The value of Utility Assistance
- ❖ Disaster Assistance
- ❖ Tribal Income

4.3.4 PROOF OF EARNED INCOME DOCUMENTS

The following documents of proof may be submitted to verify earned income may include but not limited to:

- ❖ Copies of consecutive check stubs received in the last thirty (30) days unless it is not representative of regular pay, if income fluctuates (refer to Section 4.3.8):
 - If paid weekly – four (4) are required
 - If paid bi-weekly (every two (2) weeks) – last two (2) are required
 - If paid semi-monthly (twice per month) – last two (2) are required
 - If paid monthly – one (1) for last month is required
- ❖ DCC Verification of Employment (VOE) form – must be completed by employer and verified by FSS
- ❖ DCO-97 Verification of Earnings form – must be completed by employer and verified by FSS
- ❖ Contract Agreement – A copy of the current contract between employee and employer
- ❖ Letter from employer which must be verified by FSS. Letter must include the following:
 - Start date
 - Rate of pay
 - Pay frequency

- Average hours per week
- Work schedule
- Employer name
- Employer telephone number
- Employer address
- Employer signature

Documents to verify self-employment earned income, (refer to Section 4.3.6), may include but not limited to:

- ❖ Last year's 1040 Income Tax Return with applicable Schedule form (profits or loss from business)
- ❖ DCC-575 Self-Employment Declaration form (can only be used if self-employed for less than 1 year)
 - *Note: If the income documentation provided is not reflective of true income (per the pay frequency), the FSS must refer the case to a Program Coordinator.*

4.3.5 PROOF OF UNEARNED INCOME DOCUMENTS

Documents to verify unearned income may include but not limited to:

- ❖ Written statement
- ❖ Award letter
- ❖ Court order

4.3.6 SELF EMPLOYMENT

Early Childhood and Out-of-School Time Program Assistance may be approved for **Low-Income** adult household members who are self-employed if the following conditions are met:

- ❖ Work thirty (30) hours per week at federal minimum wage or higher.

Early Childhood and Out-of-School Time Program Assistance may be approved for **ESS** adult household members who are self-employed if the following conditions are met:

- ❖ During the **first year of ESS** must:
 - Work twenty (20) or more hours per week at federal minimum wage or higher.
- ❖ During the **second year of ESS** must:
 - Work twenty-five (25) or more hours per week at federal minimum wage or higher.

The Family Support Specialist shall use the following formulas to calculate self-employed monthly income and hours worked:

- ❖ Yearly income / (divided by) 12 = monthly income
- ❖ Yearly income / (divided by) federal minimum wage / (divided by) 52 = weekly work hours
- ❖ To calculate monthly work hours, the weekly average shall be multiplied by 4.334
- ❖ Income reported for less than a tax year shall be calculated into monthly income

Documents to verify self-employment earned income may include but not limited to:

- ❖ Last year's 1040 Income Tax Return with applicable Schedule form (profits or loss from business)
- ❖ DCC-575 Self-Employment Declaration form (can only be used if self-employed for less than one (1) year)

Types of self-employments and required documentation:

- ❖ Self-employed casehead, eligible household member, or applicant must provide a complete copy of their current tax return, including the 1040 form, 1040 Schedule C (Profit or Loss from Business), 1040 Schedule SE (Self Employment tax,) and any other tax forms as required per type of self-employment, or DCC-575 (if self-employed less than one (1) year). (Refer to the chart, below):

Type	Definition	Tax Forms Required	Calculating Income
Sole Proprietorship	Individual owns and operates trade or business alone. All profit and loss belong to the individual.	Form 1040 Schedule C Schedule SE	<ul style="list-style-type: none"> Gross Income Cost of doing business (including depreciation) Depreciation added back in
Farming	The activity or business of growing crops and raising livestock.	Form 1040 Schedule F	<ul style="list-style-type: none"> Gross Income Cost of doing business (including depreciation) Depreciation added back in
Partnership	Two or more individuals agree to contribute money and skill/labor to share profits and losses as well as management.	Form 1040 Form 1065 Schedule K-1 Verification of Wages	<ul style="list-style-type: none"> Gross Income Cost of doing business (including depreciation) Depreciation added back in *Partners may own different percentages of the business.
Corporation	Distinct legal entity formed by individuals but having separate legal status from the individuals. Corporations must file Articles of Incorporation with the Secretary of State.	Form 1040 Form 1120S Form 1120 Schedule K-1 Verification of Wages	<ul style="list-style-type: none"> Gross Income Cost of doing business (including depreciation) Depreciation added back in Compensation of officers and wages earned from the corporation are treated as earnings.
Rental Income	The business of money from a tenant or group of tenants in exchange	Form 1040 Schedule E	<ul style="list-style-type: none"> Total Rental Income Depreciation added back in
Less than one (1) year of self-employment		DCC-575 (Income for the most current 30 days if applicable or DOE)	<ul style="list-style-type: none"> Gross Income Cost of doing business

4.3.7 COUNTABLE OVERTIME

In a **Low-Income or ESS** eligibility group, any overtime that appears on half or more of the check stubs provided must be counted. Any overtime that appears on less than half of the check stubs must not be counted.

- ❖ If casehead, eligible household member, or applicant is paid monthly and has overtime on the check stub submitted the previous month's check stub shall be requested. If the previous month's check stub shows overtime, it must be counted in the budget.
- ❖ If overtime income determines a casehead, eligible household member, or applicant ineligible, check stubs shall be averaged for the previous forty-five (45) days (refer section 4.3.8).

Pay Frequency	Check stubs needed	Overtime present to be counted
Weekly	4	2
Bi-weekly	2	1
Semi-monthly	2	1
Monthly	1	1

4.3.8 FLUCTUATION OF INCOME

In a **Low-Income or ESS** eligibility group, fluctuating income is defined as income that varies from week to week. Some caseheads, eligible household members, or applicants may have irregular earnings over the course of a year, including earnings that temporarily exceed eighty-five percent (85%) of the State Median Income. To calculate fluctuating income, verification of income shall reflect up to forty-five (45) days.

Accepted Documents of Proof:

- ❖ Copies of consecutive check stubs received in the past forty-five (45) days
- ❖ Contract Agreement – A copy of the current contract between employee and employer
- ❖ Payroll statement
- ❖ DCC Verification of Employment (VOE) form – must be completed by employer and information must reflect a minimum of thirty (30) days and maximum of forty-five (45) days.
- ❖ DCO-97 Verifications of Earnings form – must be completed by employer and information must reflect a minimum of thirty (30) days and maximum of forty-five (45) days.

Requirements:

- ❖ Only applies to continuous employment with current employer(s)
- ❖ If multiple employers, each place of employment shall be calculated separately
 - Example: Parent/Custodian/ Eligible Household member works with two different employers. Each employer must submit separate documents of proof. Income shall be calculated separately for each employer and totals shall be combined.
- ❖ Regardless of the number of employers, all income shall be averaged together.
- ❖ Does not apply to a non-temporary raise in hourly pay or salary with current employer
- ❖ Does not apply to self-employment

SECTION 5 – APPLICATION PROCESS

5.1 INITIAL APPLICATION

Low-Income and ESS families may obtain an application in many ways including but not limited to the following:

- ❖ From the Family Support Unit's Family Support Specialist
- ❖ Family Support Unit's website <https://humanservices.arkansas.gov/divisions/shared-services/child-care-early-childhood-education>
- ❖ Local DHS County Offices

Low-Income and ESS families may submit application by mail, fax, email, or directly to a local DHS Office. For purposes of consideration, the date of application shall be the date an application is received in the DHS County Office or the Family Support Unit at Central Office. If the individual applying for child care is under the age of eighteen (18) years of age, the application must be signed by the parent, guardian, or custodian of the individual, unless the individual is considered an emancipated minor.

5.1.1 COMPLETED APPLICATION PACKET

A **Low-Income or ESS** completed application packet must have the following:

- ❖ Completed current application containing the applicant's signature and date
- ❖ Photo ID- driver's license, state issued ID, military ID, Federal ID, school ID, or passport for each adult in the eligibility group
- ❖ Photo ID for Authorized Representative (if applicable)
- ❖ Verification of Birth for each child in the household in which care is requested
- ❖ Verification of Citizenship for each child in the household in which care is requested
- ❖ Social Security cards for all adult household members (optional)
- ❖ Social Security cards for each child in the household in which care is requested

- ❖ Email Address (must be valid and current)
- ❖ Verification of residence
- ❖ Verification of earned and unearned income
- ❖ If a student, verification of enrollment in educational institution or job skills training program

5.1.2 APPLICATION PROCESSING

Within ten (10) business days of receipt, all **Low-Income or ESS** applications shall be:

- ❖ Approved (pending the availability of funds)
- ❖ Denied
- ❖ Pended
- ❖ Waitlisted (ESS applicants shall not be waitlisted)

FSS may utilize previously submitted application and/or documentation if applicant has applied within the past forty-five (45) calendar days.

5.1.3 APPROVAL PROCESS

An approved application for **Low-Income or ESS** must have the following:

- ❖ Completed application packet (see section 5.1.1)
- ❖ Child Care Arrangement Form
- ❖ All documents of proof used to determine eligibility
- ❖ After entry of all required fields, system has determined the applicant to be eligible
 - Sixty (60) month lifetime limit has not been exceeded, unless otherwise exempt (see section 5.4.2)
- ❖ Applicant Interview shall be completed by:
 - Face-to-face interview
 - Phone interview
 - Email

If unable to reach the applicant/casehead for an interview (see section 5.5) and all information has been received for the system to determine eligibility, the FSS shall send the email interview option and complete the authorization.

A system generated email containing the Authorization Worksheet shall be sent to the casehead notifying them of the case approval after the authorizations have been keyed.

5.1.4 DENIED APPLICATION

A denied application for **Low-Income or ESS** does not meet eligibility requirements and may include but not limited to the following:

- ❖ Declaration of Assets
 - Families who declare assets above \$1,000,000
- ❖ Incomplete Application (see section 5.1.1)
 - Missing signature or date, emails, or other necessary data
 - Required documents of proof were not provided
 - Applicant did not respond to the Notice of Action timely
- ❖ Withdrawn Application
 - An application may be withdrawn either by written request or verbally.
 - If a request is made in writing, the FSS shall deny the application and record any pertinent information in the Notes Tab of Kidcare.
 - If the request is made verbally, the FSS shall send a system generated pending closure notice

Application status verified in the system as Denied for one of the following reasons:

- ❖ Failed to attend appointment (narrate date of appointment & date of denial)
- ❖ Failed to provide information (narrate specific requested information that was not received)
- ❖ Working less than required hours (narrate verified number of hours working)
- ❖ Failed to meet school requirements (narrate requirements not met)
- ❖ Failed to meet work or school requirements (narrate requirements not met)
- ❖ Over income (narrate income calculation used to reach determination)
- ❖ TEA or ESS eligible (narrate referral to TEA or ESS child care services)
- ❖ Disqualification (narrate dates of disqualification)
- ❖ Application expired (narrate date of expiration)
- ❖ Non-resident (narrate residence and supporting documentation)
- ❖ Reached lifetime limit (narrate date lifetime limit reached)
- ❖ No eligible child(ren) in household (narrate reason)
- ❖ Mail returned/unable to locate (narrate date mail returned & inquiries to determine address as unknown)
- ❖ Other (narrate reason & circumstances of denial)

Note: All narrations must be documented in the Notes Tab in Kidcare immediately following completion of all actions. List specific reason in detail for example:

- Verification of income not returned

An automated email notice shall be sent to the applicants notifying them of the case denial. Denied application shall be **uploaded to DocuShare and then shredded.**

5.1.5 PENDED APPLICATION

An application shall be pended for the following:

- ❖ Application without all required documents, or
- ❖ Incomplete Application (see section 5.1.1)

The FSS shall send a Notice of Action via automated email to the applicant giving them ten (10) calendar days to provide the requested information to complete the application.

Application status verified in the system as Pending.

5.1.6 WAITLISTED APPLICATION

A waitlisted application for **Low-Income** must have the following:

- ❖ Completed application packet (see section 5.1.1)
- ❖ All documents of proof used to determine eligibility
- ❖ System has determined the applicant eligible
 - Sixty (60) month lifetime limit cannot be exceeded
 - An automated email notice shall be sent notifying of waitlisted status
 - Application must be uploaded to DocuShare
- ❖ The FSS shall verify the application status in the system as waitlisted

Note 1: If eligible, applications are waitlisted pending the availability of funds.

Note 2: ESS applicants shall not be waitlisted.

Note 3: Applications may remain on the waitlist for one (1) year

5.2 REMOVAL FROM THE WAITLIST

When removing a **Low-Income** application from the waitlist:

- ❖ All applications shall be removed from the waitlist pending eligibility and availability of funds.
- ❖ Additional updated documentation is not required if approval is within forty-five (45) days of the application date.
- ❖ Prior to removal from the waitlist and approval for assistance, all applicants shall be required to have an Applicant Interview by:
 - Face-to-face interview
 - Phone interview
 - Email
- ❖ Contact applicant for interview options.
- ❖ The FSS shall verify that eligibility criteria are accurate and update any fields, as necessary based on current documentation.
- ❖ The effective date of service shall be the date that the FSS completes the applicant interview and Kidcare has determined eligibility.

5.3 WAITLIST PURGE

5.3.1 CONTACTING WAITLISTED APPLICANTS

When contacting a **Low-Income waitlisted** applicant, the FSS shall:

- ❖ Identify every family that is currently assigned to them on the waitlist.
- ❖ The FSS will contact the family by phone or by email to determine if child care assistance is still needed.
 - The intent of the initial contact is to verify phone and email detail data, to determine whether there is still a need for child care assistance and determine preferred method of communication.
- ❖ Three attempts to contact the family will be executed-not to exceed two attempts in one day.
- ❖ Documentation will be added to case notes in Kidcare detailing each phone call or email attempt.
- ❖ After three unsuccessful attempts to contact the family, the application shall be denied the next business day.

5.3.2 WAITLIST PURGE PROCESS

FSS will use the following process for purging **Low-Income** applications from the waitlist:

- ❖ Each waitlisted applicant will be sent the following via mail or email:
 - Change form
 - Child Care Arrangement Verification form
 - Verification of Earnings form
 - NOA
- ❖ If the requested information and documentation listed above is not submitted by the due date stated on the NOA, the case will be closed.

5.4 TIME FRAMES

5.4.1 LIFETIME LIMITS

In July 2008, DCCECE implemented a lifetime limit of five (5) years per casehead for Early Childhood and Out-of-School Time Program Assistance. DHS calculates the total months of combined services of TEA (Transitional Employment for Assistance), ESS (Extended Support Services), and Low-Income Child Care. If a casehead has reached a combined total of sixty (60) months, they shall no longer be eligible for Low-Income Early Childhood and Out-of-School Time Program Assistance, unless otherwise exempted (refer to section 5.4.2). The sixty (60) months include months of services used and not calendar months. Any month in which the CCDF Program Participant has billed for five (5) or more days shall be considered a month of service. If eligible, a casehead can use up to twenty-four (24) months of TEA childcare assistance and twenty-four (24) months of

ESS assistance. Once they have completed forty-eight (48) months of TANF (Temporary Assistance for Needy Families) assistance they can use the remaining twelve (12) months of assistance for Low-Income. If a family is not eligible for either TEA or ESS services, they may apply for Low-Income child care and use a total of sixty (60) months of assistance.

Program Name	Program Time Limit	Included in the sixty (60) month lifetime limit?	Program Agency
Temporary Employment Assistance (TEA)	Twenty-four (24) months	Yes	Department of Workforce Services - TANF
Extended Supportive Services (ESS)	Twenty-four (24) months	Yes	Department of Workforce Services – TANF/ DCCECE
Federal Pre-K	Not applicable	Yes	DCCECE
Low-Income Child Care Assistance	Sixty (60) months	Yes (See Lifetime Limit Exemption 5.4.2)	DCCECE
CCDF Expansion (Arkansas Better Chance: Summer)	Not applicable	Yes	DCCECE

5.4.2 SIXTY (60) MONTH LIFETIME LIMIT EXEMPTION

5.4.2.1 EXTENDED SCHOOL

Low-Income Early Childhood and Out-of-School Time Program Assistance emphasizes participation in work and/or school activities. **Low-Income** families that are currently authorized for child care and who have met their sixty (60) month lifetime limit may continue to receive assistance pending the availability of funds if they are:

- ❖ Actively pursuing a two-year, four-year, or higher education degree
- ❖ Actively participating in vocational training, or
- ❖ Actively pursuing a high school diploma or GED

Low-Income cases who meet the requirements above shall be closed and rekeyed using the Category Type “Extended School”.

ESS Early Childhood and Out-of-School Time Program Assistance emphasizes participation in work and/or school activities. **ESS** families that are currently authorized for child care and who have met their twenty-four (24) month lifetime limit may continue to receive assistance pending the availability of funds if they are:

- ❖ Actively pursuing a two-year, four-year, or higher education degree
- ❖ Actively participating in vocational training, or
- ❖ Actively pursuing a high school diploma or GED

ESS cases who meet the requirements above shall be closed and reopened in Low Income (if applicable).

Proper supportive documentation shall be provided, for all programs, to determine eligibility such as:

- ❖ Verification of enrollment
- ❖ Class schedule
- ❖ Written statement from advisor or institution
- ❖ Copy of transcript

To remain eligible for the Lifetime Limit Exemption, a **Low-Income** casehead or eligible household member must maintain active enrollment status in an educational program. If active enrollment status is not maintained,

the casehead shall be sent a ten (10) day **system generated pending closure notice** and the Extended School authorization shall be closed.

5.4.2.2 CHILDREN WITH SPECIAL NEEDS

In efforts to ensure children with Special Needs maintain the same quality and continuity of care, Early Childhood and Out-of-School Time Program Assistance may be provided on a case-by-case basis.

5.4.2.3 **13-MONTH AUTHORIZATION PERIOD**

If a **Low-Income or ESS** family reaches the sixty (60) month lifetime limit during the **thirteen (13) month** authorization period, the family shall remain eligible and child care assistance shall be extended for the remainder of the **thirteen (13)** month authorization period.

The FSS shall:

- ❖ Key the extended authorization (Kidcare will display a pop-up stating “this authorization will exceed the sixty (60) month lifetime limit”)
 - Select the reason using the drop-down menu
 - Save
 - The authorization will be saved as a draft and
 - An alert will be sent to the PC
- ❖ Send the following information, to the PC
 - Case number
 - Why the sixty (60) month lifetime limit was exceeded
 - The timeframe of the authorization

The PC shall:

- ❖ After receiving the request/email:
 - Review request for accuracy
 - Release draft
 - Add the following information to Notes
 - Why the sixty (60) month lifetime limit was exceeded
 - The timeframe of the authorization

5.4.2.4 NINETY (90) DAY JOB SEARCH/REDUCTION

If a **Low-Income or ESS** family reaches the sixty (60) month lifetime limit during the ninety (90) day Job Search/Reduction period, the family shall remain eligible and child care assistance shall be extended for the remainder of the ninety (90) day Job Search/Reduction period.

The FSS shall:

- ❖ Key the extended authorization (Kidcare will display a pop-up stating “this authorization will exceed the sixty (60) month lifetime limit”)
 - Select the reason using the drop-down menu
 - Save
 - The authorization will be saved as a draft and
 - An alert will be sent to the PC
- ❖ Send the following information, to the PC
 - Case number
 - Why the sixty (60) month lifetime limit was exceeded
 - The timeframe of the authorization

The PC shall:

- ❖ After receiving the request/email:

- Review request for accuracy
- Release draft
- Add the following information to Notes
 - Why the sixty (60) month lifetime limit was exceeded
 - The timeframe of the authorization

5.4.3 REOPENING DENIED APPLICATIONS/CLOSED CASES

If a Low Income application has been denied or closed:

If the requested or required information has been received after being closed or denied the FSS shall:

- Confirm that complete application has been received
 - If the documentation is complete, the FSS shall request the application/case be reopened
 - If the documentation is incomplete the case will remain in denied/closed status

* FSS may utilize previously submitted application and/or documentation if received within the past forty-five (45) days

5.4.4 APPROVAL

Low-Income Early Childhood and Out-of-School Time Program Assistance, the date that all eligibility requirements have been established shall be the effective date of service. DHS will not retroactively pay or reimburse child care expenses prior to approval, unless a casehead has been improperly deprived of services. The Program Coordinator must approve such services.

ESS Early Childhood and Out-of-School Time Program Assistance, the date that eligibility requirements have been established shall be the effective date of service. DHS **may** retroactively authorize Early Childhood and Out-of-School Time Program Assistance prior to approval.

5.4.5 CERTIFICATION TIMEFRAMES

Certification of all **Low-Income** Early Childhood and Out-of-School Time Program Assistance shall be authorized according to the CCDF Program Participant's Better Beginnings Level:

- ❖ Better Beginnings Level two (2) – child care services shall be authorized for thirteen (13) months
- ❖ Better Beginnings Level three (3), Level four (4), Level five (5), or Level six (6)– child care services shall be authorized for twenty-four (24) months

Families that have children at multiple facilities at different Better Beginnings Levels shall have all authorizations completed and applied at the lowest Better Beginnings Level.

Authorizations for child(ren) turning thirteen (13) years-old during the eligibility period shall be continued for the remainder of the eligibility period.

All **ESS** families shall be authorized for **thirteen (13) months**.

5.4.6 LEVEL OF CARE AUTHORIZED

Care types may be authorized for **Low-Income or ESS** families in the following ways:

- ❖ Casehead shall have the option of choosing care Monday through Friday or care based on their actual work/education schedule.
- ❖ School aged child(ren) may be authorized for child care services only when school is NOT in session.
- ❖ School aged child(ren) may be authorized for full time care on days that school is NOT in session (i.e. holidays, summer vacation).
- ❖ Caseheads who work third shift shall have the option of choosing care during the day for sleep time or during the time they are at work. The request for sleep time shall be authorized according to the work schedule.

- ❖ Caseheads with joint custody of their child(ren) shall continue child care services at the request of the casehead. Care may continue at a different provider if within the state of Arkansas while in custody of the non-custodial parent. Care cannot be authorized outside of the state.

Authorization Care Types:

Care Type	Description
Full-Time	Care for seven (7) or more hours per day
Part-Time	Care for less than seven (7) hours per day
Night Care	Care provided Monday-Friday where over half of the total hours of care are past 6:00p.m.
Weekend	Care provided between 6:00a.m. Saturday through 11:59p.m. Sunday

5.4.7 PRIVATE KINDERGARTEN/DELAYED START IN PUBLIC SCHOOLS

In keeping with parental choice, for **Low-Income or ESS** families, a parent may choose to hold their child back from public school one year. However, when school is in session, full day child care shall NOT be paid for a child who is eligible to attend public school but held back because of parental choice alone. This policy applies when the child is too sick to attend school or has been suspended or expelled. If a child is held out of kindergarten due to a developmental delay or serious medical issue documented by a licensed psychologist, physician, or therapist, full-day child care may be paid for that child, subject to the approval of the Unit Administrator. DCCECE shall follow the policy set by the Arkansas Department of Education for determining cutoff birth dates for children entering kindergarten.

Private kindergarten shall not be paid with CCDF funds when a child is of the age to attend public kindergarten. If before and after school care is needed for a child who is in a private school, and it is verified in writing by the director that the cost of this care is NOT included in the tuition of the school, the before and after school care can be paid with CCDF funds.

5.5 APPLICANT/CASEHEAD INTERVIEWS

Applicant/Casehead Interviews shall be conducted and scheduled prior to approving authorization for the following:

- **Initial Low-Income** applications
- **Low-Income** re-determinations
- **ESS** re-determinations

The FSS shall offer each client the following interview options:

- Face-to-face interview
- Phone interview
- Email interview

Each FSS shall contact the applicant/casehead by phone or email to offer the three options. If the FSS is unable to reach the applicant/casehead by phone or email after two attempts, the FSS shall send an email interview and narrate in the Notes Tab of Kidcare.

5.5.1 INTERVIEW SCHEDULING

When scheduling **Low Income and ESS** initial or redetermination interview the FSS shall have the following options:

- ❖ Face-to-face interview:
 - May be offered during nonstandard business hours: Monday – Thursday, 6:00 a.m. – 7:00 p.m. If appointments are scheduled during nonstandard business hours, prior approval shall be required.

- Appointments shall be scheduled in an area that can provide protection of the Applicant/Casehead's personal information.
- The FSS shall have full discretion to provide alternative meeting locations that protect the Applicant/Casehead's right to privacy and the FSS' safety. Supervisor approval required.
- A copy of the Appointment Notice shall be added to case record and documented in the case notes.
- For any appointments scheduled away from the DHS county office, the FSS shall be responsible for securing a meeting location in advance.
- Family Support Specialist shall be responsible for maintaining the appointment schedule using Microsoft Outlook. The following is required in the Appointment Details and Kidcare case notes:
 - Subject: Face-to-Face, Phone Interview, or Email
 - Case Number (*if applicable*):
 - Applicant/Casehead Name:
 - Authorized Representative (*if applicable*):
 - Contact Phone Number:
 - Date of Appointment:
 - Time of Appointment:
 - Location (county and physical location):

❖ Phone interview

- May be offered during normal business hours: Monday – Friday, 8am-4:30pm

❖ Email

- Shall contain a copy of the following:
 - Area resource guide
 - Early Childhood and Out-of-School Time Program Assistance Right and Responsibilities
 - FSS contact information

All Interviews shall follow the DCCECE Interview Guide. Narration shall be made in the Notes Tab of Kidcare upon scheduling and completion of the interview

5.6 WAIVER AND PRIORITY

A Waiver is defined as the process of exempting an applicant from meeting specific eligibility requirements (pending the availability of funds).

- ❖ Waiver request must be approved by administration.
- ❖ Waiver request must be approved for twelve (12) months (pending the availability of funds).
- ❖ Eligibility must be re-determined once every twelve (12) months.
- ❖ Early Childhood and Out-of-School Time Program Assistance must not exceed the sixty (60) month lifetime limit unless lifetime limit exemption requirements are met.
- ❖ All Waiver request application packets shall include a Waiver Form.
- ❖ Applicants must not exceed 85% of the SMI at any time.
- ❖ Applicants must not have assets declared **above** \$1,000,000.

Note: Priority Type is defined as a group that takes precedence or proceeds before other groups.

5.6.1 PRIORITY AND WAIVER TYPES

The following applicants shall receive priority services pending the availability of funds:

- ❖ Children in, or transitioning out of foster care and children with an open DCFS protective services case:
 - Families do not have to meet the same income and work eligibility requirements as other families.
 - The applicant must provide a letter from the DCFS case worker or a court order or

- The FSS may verify case closure with DCFS liaison via email. Email must be included in case record.
- A Supportive Services (DCFS) waiver may be applied to this case.

❖ Children with Special Needs:

- Special needs are defined as a child whose physical condition has lasted or is expected to last at least two (2) years as diagnosed by a licensed medical or psychological practitioner and/or a child determined eligible for special services under the Individuals with Disabilities Education Act for whom a current Individual Family Services Plan (IFSP) or Individual Education Plan (IEP) exists.
- Casehead must have physical custody of a child under the age of nineteen (19) who is physically or mentally unable to care for themselves.
- Applicant must provide medical documentation indicating the special needs level of care required.
- Applicant may receive child care services for all children in the household. (pending the availability of funds)
- Resource referrals shall be made to all Special Needs applicants.
- An IEP or IFSP must be submitted.
- Applicants shall be directed to the DCCECE website for CCDF Program Participant options (if applicable).
- Early Childhood and Out-of-School Time Program Assistance may be extended past the sixty (60) month lifetime limit for children with special needs.
- A Supportive Services waiver may be added to this case.

Special Needs Care Types and Rates:

Special Needs Level	Description	CCDF Program Participant Rates
Level One (1)	No additional staff is needed	Shall be paid according to the special needs rate listed
Level Two (2)	Additional staff is needed temporarily	Shall be paid according to the special needs rate listed
Level Three (3)	Full-time 1:1 additional staff is needed	Shall be paid according to the special needs rate listed

❖ Homeless Families: (as defined by McKinney-Vento Homeless Act of 2001)

- Homeless families do not have to meet the same income and work eligibility requirements as other families.
- Child(ren) must meet one of the following requirements for living arrangements:
 - o Lacks a regular, fixed, or adequate night time residence (sub-standard housing)
 - o Shares housing due to economic struggles (double-up)
 - o Lives in a shelter, hotel, or motel
 - o Lives in a public place not designed for sleeping (cars, parks)
- If child is school-age eligible, casehead must provide a written statement or verification from school district.
- Casehead must provide a written statement or verification of living arrangements.
- A Supportive Services waiver may be added to this case.

❖ Teen Parent Education:

- For children whose parents are twenty (20) years or younger and completing their GED or high school diploma.
- Applicant must provide enrollment form from school or GED program, class schedule, transcript, or letter from advisor/counselor.
- All Teen Parent cases must be entered into Kidcare as the casehead.

- Teens under age eighteen (18) shall not be interviewed without the parent/custodian present or a signed consent from the parent or caretaker.

❖ Guardian/Custodian:

- Casehead does not have to meet the same income and work eligibility requirements as other families.
- A Guardian/Custodian waiver may be added to this case for the first half of the authorization. A Supportive Services may be added for the second half of the authorization.

5.6.2 WAIVER REQUEST PROCESS

1. Administration approves all Waiver request on a case-by-case basis
2. Waiver Request form with supporting documentation must be submitted to the Program Coordinator
3. FSS shall be notified of the approval/denial
4. Authorization shall be keyed if approved
5. Add approval email to case record
6. Document all information into case notes

SECTION 6 – REDETERMINATION/ELIGIBILITY REVIEW PROCESS

6.1 REDETERMINATION APPLICATION

Low-Income and ESS Early Childhood and Out-of-School Time Program Assistance redetermination of eligibility is required prior to the end of the current authorization period. A minimum of thirteen (13) months of care shall be authorized once the casehead has been deemed eligible unless specific changes occur.

Note: Casehead reaches the twenty-four (24) month ESS Lifetime Limit at redetermination, services shall be approved under Low-Income (If applicable, please refer to section 3.5.2)

6.1.1 COMPLETED REDETERMINATION PACKET

An approved redetermination for **Low-Income or ESS** must have the following:

- ❖ Completed current application containing the casehead's signature and date
- ❖ Email Address (must be valid and current)
- ❖ Verification of residence (if applicable)
- ❖ Verification of earned and unearned income
- ❖ If a student, verification of enrollment in educational institution or job skills training program
- ❖ Parent Training

6.1.2 REDETERMINATION PROCESSING

Forty-five (45) calendar days prior to the end of the current authorization period, the FSS shall:

- ❖ Send the casehead a Redetermination Packet, including a **system generated Notice of Action** (NOA). The NOA must detail all documentation required to complete the redetermination process.
 - **The casehead must provide all requested documents by the due date on the NOA to complete the redetermination process.**
- ❖ If all required information to determine eligibility is submitted prior to the last day of the month, a new authorization shall be keyed, beginning on the first day of the new authorization period, providing that the casehead is eligible.

- A system generated email containing the Authorization Worksheet shall be sent to the casehead notifying them of case approval after the authorizations have been keyed.

Note: The FSS will conduct the interview process according to Section 5.5. If all information is received for the system to determine eligibility and the family is unable to interview, the FSS will use the email option and complete the authorization.

- ❖ If all requested information to determine eligibility is not submitted prior to the last day of the month:
 - a system generated pending closure notice shall be sent to the casehead. The date on the NOA must be extended to the last date of the current authorization period.
 - FSS have ten (10) business days to process paperwork; therefore, child care may not be keyed by the first of the next month. This may result in the casehead being responsible for payment or child(ren) not being able to attend until the authorization is keyed.
 - Any paperwork received after the last day of the authorization may not be processed.
- ❖ The case shall close the day following the last day of the authorization if all requested paperwork is not submitted by the deadline.
 - The casehead will need to reapply for services if the case is closed.

Note: Families are not entitled to uninterrupted services if all requested information is not received timely.

6.1.3 CONTINUITY OF CARE AT REDETERMINATION

6.1.3.1 REDUCTION AT REDETERMINATION

If a **Low-Income or ESS** family has submitted a completed Redetermined packet then is found ineligible due to a reduction in employment, education, or job skills training program during redetermination, the redetermination of eligibility shall be extended.

Early Childhood and Out-of-School Time Program Assistance shall be provided for an additional **ninety (90) days** for an Extended Authorization Period to allow the casehead to actively seek employment, education, or job skills training program.

FSS shall send a ten (10) calendar day **system generated pending closure notice** prior to the end of the **ninety (90) days** Extended Authorization period requesting proof of employment, education, or job skills training program.

The case shall close on the last day of the Extended Authorization Period if:

- All requested paperwork is not submitted by the deadline
- The family is not meeting eligibility

Note: Families are not entitled to uninterrupted services if all requested information is not received timely.

6.1.3.2 CESSATION AT REDETERMINATION

If a **Low-Income or ESS** family is found ineligible due to a cessation during redetermination that occurred less than **ninety (90) days**, the family shall be offered a Job Search. Each Job Search shall be for ninety (90) days starting at the first day of the cessation. If eligibility is met during or before the end of the Job Search, authorizations shall be keyed according to Better Beginnings Level (see section 5.4.5). If the family is not meeting eligibility at the end of the Job Search, **a system generated pending closure notice** shall be sent informing the family that assistance shall be discontinued at the end of the Job Search authorization.

If a family is found ineligible due to a cessation during redetermination that occurred greater than **ninety (90) days**, the family shall be given **a system generated pending closure notice** that assistance shall be discontinued at the end of ten (10) days or the authorization period, whichever comes first.

- ❖ An overpayment shall be assessed for all days greater than **ninety (90) days** from the date of cessation.

6.1.3.3 OVER STATE MEDIAN INCOME AT REDETERMINATION

If a **Low-Income or ESS** family is found ineligible due to household income exceeding eighty-five percent (85%) State Median Income (SMI) limit during redetermination, the family authorization shall be end dated and the case shall close that day (see section 4.3.8). The FSS shall contact the **CCDF Program Participant** by phone informing them of last day of authorization.

6.1.3.4 INELIGIBLE AT REDETERMINATION

On the first day following the end of the **Low-Income or ESS** authorization, FSS shall close the case in Kidcare and document in case notes.

- ❖ The casehead shall receive a system-generated Closure Notice.
- ❖ CCDF Program Participants are notified electronically via the child care portal any time a closure notice is sent. The FSS shall send a follow-up email notifying the CCDF Program Participant of the closure notice.

SECTION 7 – CASE MANAGEMENT

7.1 CASE NARRATION

On all cases, narrative entries shall be made at every contact with family or action taken. Narratives should be written in enough detail to allow any reviewer, such as a supervisor, auditor, or investigator, to determine what action occurred.

- ❖ Documentation must be completed in real time.
- ❖ Types of documentation include the following but are not limited to:
 - All case contact, whether by phone, mail, email, or in person shall be entered into case notes.
 - FSS shall return phone calls within **twenty-four (24) hours** of contact. Exceptions to this rule only apply for approved leave or approved absence.
 - Document case approval and updates
 - Rescheduled appointments
 - Job search start and end dates
 - List of any changes made to the application
 - Casehead compliance referrals (Overpayments/Fraud)
 - Claims
 - Case record transfer
 - Notice of Actions

7.2 SCHEDULING APPOINTMENTS NARRATIVE

Subject: Case Number (*if applicable*):

Applicant/Casehead Name:

Authorized Representative (*if applicable*):

Contact Phone Number:

Date of Appointment:

Time of Appointment:

Location (county and physical location):

7.2.1 INITIAL/REDETERMINATION NARRATIVE

Initial/Redetermination Application Completed (date)

Household Composition:

Documentation of Citizenship:

Casehead

Employed:

Check Stub Amounts:

Pay Frequency:

2nd Adult in Household

Employed:

Check Stub Amounts:

Pay Frequency:

Total Household Monthly Income:

Casehead

School:

School Name:

2nd Adult in Household

School:

School Name:

Casehead Unearned Income:

Amount:

Frequency:

2nd Adult in Household Unearned Income:

Amount:

Frequency:

Co-Payment:

Interview Type:

Authorization Type:

BB Level:

Months Used:

2nd 6mth Rekey Date:

Next Redetermination Date:

Parent Training:

Case Scan Date:

Comments:

7.2.2 ESS TO LOW INCOME TRANSITION NARRATIVE

Information below must be added to the comment section from the prior/initial/redetermination narrative:

Case transitioned to Low Income (date)

Twenty-four-month (24) ESS Lifetime Limit Date reached:

Approved Authorization Timeframe:

7.2.3 GENERAL CONTACT NARRATIVE

Type of contact: (phone, email, or mail)

Contact received from: (client, provider, etc.)

Date of contact:

Subject of contact:

Action taken:

7.3 NOTICES

7.3.1 NOTICE OF ACTION

A Notice of Action informs the **Low-Income or ESS** applicant/casehead before a pending action occurs. Some notices may be less than or greater than ten (10) calendar days. Notices must be sent for the following reasons but not limited to:

- ❖ Request for Information
- ❖ Pending Denial
- ❖ Pending Case Closure
- ❖ Withdrawn Application
 - If a request for a withdrawal is not received in writing, the FSS shall send a ten (10) calendar day **system generated pending closure notice**.
- ❖ Inactive Status
- ❖ Decrease of Co-pay
- ❖ Redetermination of Eligibility
- ❖ Appointment Notice
- ❖ Reduction of Certification Period
- ❖ Facility Change
- ❖ Transfer of Case Record

All notices of action shall be sent electronically via email. FSS, if necessary, may contact the CCDF Program Participant regarding any requests for information or other types of notices.

7.3.2 ADEQUATE NOTICE

An adequate notice informing the **Low-Income or ESS** applicant/casehead of the date action was taken shall be sent for the following reasons via system-generated email:

- ❖ Case Closure
 - CCDF Program Participants are notified electronically via the portal any time a closure notice is sent. The FSS shall send a follow-up email notifying the CCDF Program Participant of the closure notice.
- ❖ Application Denied
- ❖ Application Withdrawn
- ❖ Application Waitlisted
- ❖ Authorization Worksheet (Approval of services)
- ❖ Written Request for Case Closure
- ❖ Change

7.4 PROCESSING CHANGES

Low-Income or ESS families must be allowed to report changes at any time. All required changes must be reported within ten (10) calendar days.

7.4.1 REQUIRED CHANGES

The following changes shall not affect the amount of **Low-Income or ESS** Early Childhood and Out-of-School Time Program Assistance or co-payment:

- ❖ Address (within state)
- ❖ Email
- ❖ Phone Number

7.4.1.1 REQUIRED CHANGES (CONT.)

The following changes may affect the amount of **Low-Income or ESS** Early Childhood and Out-of-School Time Program Assistance or co-payment:

- ❖ Income over eighty-five (85%) SMI
- ❖ Change in eligibility group that increases household income over eighty-five (85%) SMI
- ❖ Any cessation of work and/or attendance at an educational or job skills training program
- ❖ Change of CCDF Program Participant
If CCDF Program Participant change occurs, casehead must provide the following prior to the change taking effect:
 - Child Care Arrangement Form and,
 - Change Form or written request

The following process shall be used for all **Low-Income or ESS** caseheads who have a change to their CCDF Program Participant:

- ❖ If the casehead requests to switch from a Better Beginnings Level two (2) CCDF Program Participant to a Better Beginnings Level three (3), Level four (4), Level five (5), or Level six (6) CCDF Program Participant, the authorization shall end at the original thirteen (13) month time frame and the case shall then be processed based on the Redetermination of Eligibility procedure.
- ❖ If the casehead requests to switch from a Better Beginnings Level three (3), Level four (4), Level five (5), or Level six (6) CCDF Program Participant to a Better Beginnings Level two (2) CCDF Program Participant, the authorization shall end at the original thirteen (13) month time frame. If casehead requests to switch during their second (2nd) authorization year, the case shall then be processed for redetermination immediately.

7.4.1.2 NON-REQUIRED CHANGES

The following changes may be reported and processed if beneficial to the family:

- ❖ Reduction in work/education/job skills training program hours
 - Example: Casehead was initially eligible for work/school combination. If the casehead dropped one of the activities but was still active in another, this is considered a reduction.
 - o This is regardless of whether or not the eligibility group consists of one (1) or two (2) parents/custodians.
- ❖ Income that does not exceed eighty-five (85%) SMI
- ❖ New household member added to eligibility group
 - Any newly eligible child(ren) added to a currently authorized household shall be immediately eligible for assistance upon receipt of needed documentation (pending the availability of funds). If funding is not available, FSS shall add child(ren) in the Open Case Waitlist in DHS Share.

If supporting documentation is not provided, the FSS shall send a ten (10) calendar day Notice of Action requesting supporting documentation. Changes shall not be processed until all supporting documentation is received.

The FSS shall process the changes within ten (10) business days of the receipt of the change. The change is effective the day the FSS processes the change.

- ❖ For adverse action the change shall be effective following the ten (10) calendar day notice of action. If required documentation is not received the case shall be closed.

Applicant/casehead may report changes by the following methods:

- ❖ Email (must be from email address in case record)
- ❖ Mail
- ❖ Fax

- ❖ Visit with Family Support Specialist
- ❖ DCC Child Care Change Form

An office visit is not required to submit changes.

7.5 TRANSFER OF COUNTY

When a casehead notifies an FSS that he/she is moving to another county the, FSS shall:

- ❖ Notify the current child care facility of the last day for services.
- ❖ Enter new address in Kidcare
- ❖ Send a ten (10) calendar day Notice of Action with a request for proof of new residence, Child Care Arrangement Verification and Change Form, proof of employment, education, or job skills training program.
- ❖ If any other information is reported, a ten (10) calendar day Notice of Action shall be sent.

If the casehead fails to provide the requested information within ten (10) calendar days, the case shall be closed.

Note: the casehead shall not be entitled to uninterrupted services if information was not provided timely or prior to case closure.

7.6 INACTIVE STATUS

Casehead shall have the option to place their case in inactive status for up to ninety (90) calendar days.

- ❖ A request must be made in writing or by email and filed in the case record.
- ❖ During the ninety (90) day inactive status child(ren) do not receive Early Childhood and Out-of-School Program Assistance.
- ❖ Inactive status can only be used one (1) time per thirteen (13) month period.

Once a request has been made, FSS shall send a Notice of Action-Inactive Status Notice including start and end dates.

- ❖ A ten (10) calendar day notice of action shall be sent prior to the end of the inactive status requesting proof of employment, education, or job skills training program.
 - If casehead provides documentation of an eligible activity prior to the end of the ninety (90) day time frame, authorization shall be keyed for the remainder of the current authorization period.
 - o If the case is in reduction, FSS shall email Program Coordinator with request to be forwarded to Program Manager.
 - If casehead does not provide verification of an eligible activity, FSS shall close the child care case on the last day of the inactive status time frame.

Note: If inactive status falls within a Redetermination period, a Redetermination shall be completed at the end of the inactive status time frame.

7.7 CASE CLOSURE

DCCECE may discontinue assistance prior to the end of the authorization period only in the following limited circumstances:

- ❖ Excessive unexplained absences (after attempts to contact family)
 - DHS recognizes that a casehead's child may be temporarily absent from the facility because of illness or some reason connected with the plan of service. The intent of the absentee billing policy is to avoid penalizing either the casehead or the CCDF Program Participant by not allowing reimbursement for the child's temporary absence. The facility must be open and the billed services available before billing for a temporarily absent child is allowable.
 - The maximum billable absentee days per trimester are as follows:

Trimester	Days Allowed	Not to Exceed
July – October	12*	6 in a given month**
November – February	16*	8 in a given month**
March – June	12*	6 in a given month**

*Days shall be pro-rated based on the start date of the authorization.

**The CCDF Program Participant reserves the right to charge the casehead for absentee days that exceed the above limits.

- Any unexplained absentee days over the limits described above may be considered excessive.
- ❖ A change in residency outside of the state
- ❖ Substantiated fraud or an Intentional Program Violation
- ❖ Failure to report a cessation in employment, education, or job skills training program within ninety (90) calendar days
- ❖ Household income exceeds eighty-five percent (85%) SMI (case would close that day without ten (10) day notice)
- ❖ Household composition that increases household income over eighty-five (85%) SMI (case would close that day without ten (10) day notice)
- ❖ Family declares assets above \$1,000,000
- ❖ Family chooses to end services
- ❖ Family has reached their sixty (60) month lifetime limit (see Lifetime Limit Exemption 5.4.2)
- ❖ Upon a casehead's failure to complete the redetermination process, provide requested information, or comply with procedures necessary to establish their continued eligibility
- ❖ Upon a casehead's failure to meet any eligibility requirements

When an Early Childhood and Out-of-School Time Program Assistance case is closed the FSS shall:

1. Send a ten (10) day **system generated pending closure notice** to the casehead via Notice of Action with a copy to the CCDF Program Participant
2. Narrate date and reason for closure in case notes
 - List specific reason in detail for example:
 - Verification of income not returned
3. Close the case in Kidcare
 - The casehead shall receive a system-generated Closure Notice.
 - CCDF Program Participants are notified electronically via their Child Care Portal anytime a closure notice is sent.

7.7.1 KIDCARE CLOSURE REASONS

- ❖ Failed to attend appointment (narrate date of appointment & date of closure)
- ❖ Failed to provide information (narrate specific requested information that was not received.)
- ❖ Working less than required hours (narrate verified number of hours working)
- ❖ Failed to meet school requirements (narrate requirements not met)
- ❖ Failed to meet work or school requirements (narrate requirements not met)
- ❖ Non-working or student adult in home (narrate household member & requirement not met)
- ❖ Over income (narrate income calculation used to reach determination)
- ❖ Tea or ESS eligible (narrate referral to Tea or ESS child care services)
- ❖ Disqualification (narrate reason such as Intentional Program Violation (IPV) and dates of disqualification)
- ❖ Non-resident (narrate residence)
- ❖ Reached lifetime limit (narrate date lifetime limit reached)
- ❖ No eligible child(ren) in household (narrate reason)
- ❖ No longer using child care services (narrate last date of service & how verified)
- ❖ Mail returned/unable to locate (narrate date mail returned & inquiries to determine address as unknown)
- ❖ Fraud (narrate substantiated fraudulent activity)
- ❖ Requested closure (narrate reason(s) and date requested)
- ❖ Other (narrate reason & circumstances of closure)

7.8 ACCESS TO CASE RECORDS

Upon written request the casehead may have access to records in which he/she is a participant.

- ❖ The record shall be made available for inspection during normal business hours: Monday - Friday, 8:00 am - 4:30 p.m.
- ❖ The FSS or authorized DHS employee must be present during the inspection.
- ❖ The FSS will have ten (10) business days to process all requests for copies of case records.
 - Copies may only be provided to the applicant, casehead or authorized representative
 - An authorized representative may not have access to the case record without a notarized statement signed by the casehead.
- ❖ Information about the status of pending investigations or criminal prosecutions shall be withheld.
- ❖ The FSS shall withhold confidential information such as names of individuals who have disclosed information about the household without the knowledge of the casehead.

7.9 CASE RECORD STORAGE

All open/closed/denied cases regardless of program type must be uploaded to DocuShare in real time. After the FSS has reviewed case file in DocuShare for accuracy, documentation shall be shredded.

SECTION 8 – INTEGRITY AND ACCOUNTABILITY

8.1 OVERVIEW

The Division of Child Care and Early Childhood Education (DCCECE) has the responsibility to assure proper administration of the federal and state funds used to provide child care services. DCCECE Provider Support Unit conducts reviews on providers that have a CCDF Program Participant Agreement by reviewing billing records and attendance records for that facility.

- ❖ Once the reviews are completed, the provider support team will send a notice of action to provider, if applicable.
- ❖ Improper Payment referrals may also be reported by the Family Support Specialists.

8.2 OVERPAYMENT DEFINITION

An overpayment is defined as a payment made in excess of the eligible amount made to the casehead or the CCDF Program Participant.

- ❖ All improper payments shall be referred to as an overpayment.
- ❖ Casehead Overpayment: An overpayment shall exist for each day after the ten (10) day reporting time frame has passed that the casehead received Early Childhood and Out-of-School Time Program Assistance while ineligible. Caseheads have the option of using up to ten (10) days of Early Childhood and Out-of-School Time Program Assistance to assist in transition. If the casehead chose to receive services during a transition time, the number of days used shall be calculated into the overpayment.
 - Example: At redetermination, casehead reports an increase in income that exceeds eighty-five (85%) SMI that occurred fifty-seven (57) days ago.
 - o Step #1: 57 days – 10 days = 47 days
 - o Step #2: 47 days + (# of days used during pending closure notice) = total days of overpayment
- ❖ CCDF Program Participant Overpayment: An overpayment shall exist for each day the CCDF Program Participant received payments from the date ineligibility was determined.

- ❖ Overpayments must be reported within three (3) years from the date of discovery.

8.2.1 OVERPAYMENT EXAMPLE

Overpayments may result from the following situations, but not limited to:

- ❖ Giving false information
- ❖ Withholding information
- ❖ Billing for unauthorized days
- ❖ Administrative error

8.3 UNDERPAYMENT DEFINITION

An underpayment is defined as a payment error made as the result of an administrative error.

8.3.1 UNDERPAYMENT EXAMPLE

Underpayments may result from the following situations:

- ❖ Procedures were not applied correctly
- ❖ DCCECE failed to take appropriate action timely

8.4 INTENTIONAL PROGRAM VIOLATION (IPV)/FRAUD DEFINITION

Intentional Program Violation (IPV)/Fraud is defined as receiving services or payments to which the casehead or the CCDF Program Participant intentionally misrepresents or withholds information.

- ❖ IPV/Fraud shall exist for each day the casehead or CCDF Program Participant received Early Childhood and Out-of-School Time Program Assistance or payments from date ineligibility was determined.
- ❖ IPV/Fraud must be reported within three (3) years from the date of discovery.

8.4.1 INTENTIONAL PROGRAM VIOLATION (IPV)/FRAUD EXAMPLE

Intentional Program Violation (IPV)/Fraud may result from the following situations, but not limited to:

- ❖ Casehead or CCDF Program Participant misrepresents information by making false statements either orally or in writing to obtain services or payments
- ❖ Casehead withholds information needed to determine eligibility
- ❖ Casehead or CCDF Program Participant falsifies or alters authorization documents to obtain services or payments
- ❖ CCDF Program Participant bills for unauthorized days

8.5 IMPROPER PAYMENT REFERRAL PROCESSING

When there is an indication that a casehead or CCDF Program Participant obtained an improper benefit or payment to which the casehead or CCDF Program Participant was not entitled, it is critical that the FSS, in consultation with the immediate supervisor, reviews the casehead's record or the CCDF Program Participant's files to determine if an overpayment should be processed.

The FSS shall use the following procedures to report overpayments:

1. The FSS will:
 - Collect the single-family billing audit from the Program Coordinator
 - Collect any additional documentation to support the Improper Payment
2. Send an improper payment referral to the immediate supervisor, and include the following information based on which type of overpayment:

CCDF Program Participant Overpayment

- Case #
- **Child(ren)** name(s) and authorization number(s)
- Dates of overpayment
- Facility number/Facility name/contact person
- Amount per day and total of overpayment
- Explanation of the overpayment

Casehead Overpayment

- Case #/Casehead Name/Contact Information
- **Child(ren)** name(s) and authorization number(s)
- Dates of overpayment
- Facility number/Facility name
- Amount per day and total of overpayment - please exclude amount paid by client if applicable
- Explanation of the overpayment
- Attach any supporting documentation (i.e., screenshots from **state systems**)

8.6 STATE INCOME TAX REFUND INTERCEPTION (STRI)

Act 372 of 1983 as amended (Ark. Stats. Ann. S 84-4901 through 84-4918), Act 987 of 1985, and Act 1154 of 1991 authorize the collection of debts owed to the state through the offset of the casehead/debtor's state income tax refund. The amount offset shall be applied to the balance of the debt owed to the state.

8.7 DISQUALIFICATION

A disqualification from the CCDF Program may be imposed on a casehead in addition to requiring the repayment of the Early Childhood and Out-of-School Time Program Assistance while ineligible for services – Transitional Employment Assistance (TEA), Extended Supportive Services (ESS), Foster Care and Protective Service cases are exempt from any child care disqualification.

8.7.1 CASEHEAD DISQUALIFICATION

A casehead disqualification may result from the following:

- ❖ An Intentional Program Violation (IPV) was committed and the casehead does not appeal
- ❖ Casehead fails to repay a child care overpayment within the established time frames Disqualification time frames:
 - Six (6) months for the first offense, but not to be reinstated until all monies have been repaid
 - Twelve (12) months for the second offense, but not to be reinstated until all monies have been repaid
 - Permanently disqualified for the third offense

8.7.2 CCDF PROGRAM PARTICIPANT EXCLUSION POLICY

CCDF Program Participants shall be excluded in accordance with DHS Participant Exclusion Policy 1088. The exclusion shall follow the owner/operator and related parties and any business relocation.

A CCDF Program Participant exclusion may result from the following:

- ❖ An Intentional Program Violation (IPV) was committed and the CCDF Program Participant does not appeal
 - ❖ CCDF Program Participant fails to repay a child care overpayment within the established time frames
- Any violation of contractual requirements of DHS policy

8.8 CLAIMS PROCESS

The Claims process is implemented to complete payment to a CCDF Participant when unable to create a certificate of authorization through Kidcare. Claims may not be future dated.

The FSS will send email request to provider support and include the following information:

- ❖ Casehead name
- ❖ Case number
- ❖ Casehead SSN
- ❖ Child(ren) name(s)
- ❖ Claim Dates
- ❖ Facility number/Facility name
- ❖ Subject Line: "Sensitive Claim Request"
 - Provider Support team will request attendance records. All requests will be subject to the guidelines outlined in the CCDF Program Participant Agreement. Provider Support will determine if attendance records are acceptable. If all requirements are met the Provider Support team will forward (copy of attendance records and single-family billing audit) to the requesting PC
 - Requesting PC will forward attendance records and single family billing audit to FSS
 - FSS will collect any additional documentation to support claim
- ❖ Review attendance and allowable absentee days for the trimester
- ❖ Determine claim start date, claim end date, and number of days to be paid
- ❖ Review the authorization worksheet
 - The amount listed as DHS fee should be calculated for reimbursement
 - Please use calendar to ensure absentee days are calculated properly with total due to provider
- ❖ Complete and submit a claim form to their Program Coordinator along with the verification of attendance and other supporting documentation for review

The Program Coordinator will:

- ❖ Check claim for accuracy
- ❖ Enter the claim into Kidcare
- ❖ Notify the assigned staff, via email, of the claim number for processing
- ❖ Email should include the following
 - Claim number
 - Attendance records
 - Claim worksheet

APPENDIX/DEFINITIONS

Administrative Error – an error in the calculation of Early Childhood and Out-of-School Time Program Assistance.

Adverse Action – an action that denies the casehead/household Early Childhood and Out-of-School Time Program Assistance.

Applicant – The person making application to the Early Childhood and Out-of-School Time Program Assistance on behalf of a household. (Also synonymous with parent, custodian, guardian, client, applicant, or recipient)

Authorized Representative – An individual eighteen (18) years or older given express, written permission to handle any business of the applicant/casehead pertaining to an Early Childhood and Out-of-School Time Program Assistance case. The authorized representative may or may not be related to the casehead. Under no circumstances should a child care facility or an employee of a child care facility serve as an authorized representative due to a conflict of interest.

Authorization Worksheet – certificate issued by the computer system to a CCDF Program Participant giving permission for the Participant to submit bills to DHS for child care rendered to the child(ren) listed on the authorization. In addition to the names of the casehead and eligible child(ren), a valid service authorization shall include the start and ending dates of service, the level of service authorized the name of the facility providing the service and the name of the caseworker.

Better Beginnings – Arkansas' Quality Rating Improvement System to ensure high quality child care and the best early childhood education experiences for children, CCDF Program Participants can be rated Level two (2), Level three (3), Level four (4), Level five (5) or Level six (6).

Business Day – any week day in which DHS is open, this excludes holidays and weekends.

Calendar Day – any day of the week, including holidays and weekends.

Care Types – different types of child care services such as full-time, part-time, night, or weekend provided based on the casehead's actual work/education schedule.

Casehead – an individual eighteen (18) years or older (or an emancipated minor) with an open case that represents a household with the Early Childhood and Out-of-School Time Program Assistance (casehead may also be referred to as the parent, custodian, or guardian).

Case Management – a collaborative, goal-oriented process of assessment, data entry, planning, facilitation, case coordination, evaluation, monitoring and advocacy for options and services to meet an individual's and family's comprehensive needs to achieve positive outcomes for children and families.

Case Number – The unique identifier assigned to a casehead in the Kidcare system.

CCDBG Act of 2014 – On November 19, 2014, President Obama signed the Child Care and Development Block Grant (CCDBG) Act of 2014 into law. The new law makes significant advancements by defining health and safety requirements for child care providers, outlining family-friendly eligibility policies, and ensuring parents and the general public have transparent information about the child care choices available to them.

Child Care and Development Fund (CCDF) – The source of funding for the Early Childhood and Out-of-School Time Program Assistance is administered by the U.S. Department of Health and Human Services, Administration for Children and Families.

CCDF Program Participant – organization or entity providing child care services. (Participant must comply with state, federal, and departmental regulations)

CCDF Program Participant Agreement – the contract between a child care provider and DHS for the purposes of providing child care services and billing for said services.

Certification Time Frames – Length of authorization period.

Cessation – Loss of an eligible activity.

Child Care Family Home (CCFH) – A type of child care provider whereby children are cared for in a caregiver's own family residence or in some other suitable family type residence. A CCFH must be licensed when one (1) or more persons care for six (6) or more children from more than one (1) family at the same time.

Co-Pay – The amount of the daily child care fee owed to a CCDF Program Participant by the casehead. This fee is based on a sliding fee scale and is determined by household size and income. Also referred to as parent fee or customer fee.

Community Outreach – building and maintaining a network of relationships, resources and local partnerships that promote self-sufficient families, family engagement, continuity of care and a quality early childhood education.

Custodian – with or without legal documentation who is assuming the parental obligations for the minor, including protecting his/her rights.

De-obligation – The action taken on an authorization or specific dates within an authorization to remove a CCDF Program Participant's ability to bill for that time period without deleting the entire authorization and can be re-obligated if circumstances warrant. Days in which a casehead is ineligible to receive services within an authorization period must be de-obligated by the caseworker.

Discretionary Funds – Funds that can be used at the state's discretion in providing quality early childhood education services. Arkansas chooses to use these funds to support direct child care services for Low-Income, Foster Care, Teen parents, Grants, and Contracts for training and administration. At a minimum, the allotment of discretionary funds must be used to support quality activities and no more than the 5 percent for administrative costs; and spend, from the remainder, at least 70 percent to fund direct services provided by the Lead Agency.

Disqualification – action taken against a casehead or CCDF Program Participant found guilty of fraud or failure to repay a child care overpayment, during disqualification period casehead or CCDF Program Participant is not allowed to participate in the Early Childhood and Out-of-School Time Program Assistance. Caseheads may not be placed on the waiting list for services. The exact duration of disqualification depends on the severity and frequency of the infraction.

Division of Children and Family Services (DCFS) – The division within the Department of Human Services responsible for adoptions, child protective services and foster care services.

DCFS Protective Services – services provided to a family after a child maltreatment report has been founded true or during the investigation to prevent removal of the children from the home.

Early Childhood and Out-of-School Time Program Assistance – child care subsidy for CCDF eligible families to help pay for the cost of child care so they can attend work, school, or a training program.

Earned Income – income derived from paid employment consisting mainly of wages and salaries, income is counted towards total monthly income for the household.

Eligibility Group – A family's eligibility group is made up of one (1) or more adults and children, who may or may not be, related by blood or law and residing in the same house when at least one of the adults has physical custody of the child(ren) for whom application is made.

Emancipated Minor – any individual under the age of eighteen (18) years who is either: Currently or previously legally married; legally emancipated by a court order; living outside the home of a custodial adult with no indication that his/her parent or custodians regard themselves as being responsible for his/her care or control.

End-Date -- The action taken on specific dates within an authorization to permanently remove a CCDF Program Participant's ability to bill for that time period.

Facility Number – A number assigned by the Licensing Unit of the Division of Child Care and Early Childhood Education to identify a licensed or registered child care facility.

Family Engagement – family-centered and strengths-based approach to partnering with families in making decisions, setting goals, and achieving desired outcomes. It is founded on the principle of communicating openly and honestly with families in a way that supports disclosure of culture, family dynamics, and personal experiences in order to meet the individual needs of every family and child.

Family Support Specialist (FSS) – Family Support Unit staff assigned to process cases and coordinate services.

Family Support Unit (FSU) – unit within the Division of Child Care and Early Childhood Education that provides assistance for eligible families to participate in high quality child care and early childhood education programs.

Foster Care – When, due to issues of safety or neglect, children have been removed from their home and have been placed with foster care parents. Foster care homes are closely monitored by DCFS.

Fraud – An attempt by a casehead or CCDF Program Participant to receive services or payments to which the casehead or provider is not entitled by willfully making a false statement, misrepresentation, or impersonation.

Gross Monthly Income – total earned and unearned income before tax deductions unless excluded.

Homeless – children or youth who lack a fixed, regular, and adequate night time residence including: sharing housing with others, living in motels, hotels, trailer parks, or camping grounds, living in emergency or transitional shelters, or living in a public or private place not designed for humans to live.

Inactive Status – A temporary time frame for up to ninety (90) calendar days, one (1) time per twelve (12) month period, when the case remains open without an active authorization.

In-Kind – any gain or benefit that is not in the form of money paid directly to the household.” Examples, meals, housing, clothing, etc.

In Loco Parentis – A person having physical custody of the child. The person has assumed guardianship and responsibility for the child. Child care can be provided for this person to enable employment training or education; however, the income of that person (regardless of relationship to the child) shall be counted in determining eligibility and setting fees for service.

Intentional Program Violation (IPV) – A violation that occurs as a result of the casehead or CCDF Program Participant intentionally misrepresenting or withholding information.

Internal Review – The process within DCCECE by which a casehead may register a complaint and ask for a reconsideration of an adverse action taken on a case or application.

Job Search – ninety (90) day period in which a casehead can actively search for employment and remain eligible pending the availability of funds.

Job Skills Training Program – Activities designed to enhance the employability and self-sufficiency of parents and which lead to employment at the end of the job skills training program.

Kidcare – The data management system to manage all case data generated by the Early childhood and Out-of-School Time Program Assistance. Family Support Specialist shall utilize this tool for case initiation and ongoing case management.

Lifetime Limit – Early Childhood and Out-of-School Time Program Assistance is capped at sixty (60) months per casehead for open cases.

Mandatory – At least 70% of the mandatory and combined federal and state share of matching funds must be used to meet the child care needs of families who are receiving Temporary Assistance for Needy Families (TANF), making efforts through work activities to transition off of TANF, and at risk of becoming dependent on TANF.

Matching Funds – The Matching fund is the remaining amount appropriated under section 418(a)(3) of the Social Security Act after the Mandatory Funds are allotted. A State's allocation of the Matching Fund is based on the number of children under age 13 in the State compared with the national total of children under age 13. The Matching Funds must be matched by a State at its applicable Federal Medical Assistance Percentage (FMAP) rate. In order to receive Matching Funds, a State must: (1) obligate all of its Mandatory Funds in the fiscal year in which the Mandatory Funds are awarded; (2) within the same fiscal year, obligate and expend funds equal to its State Maintenance of Effort (MOE) level; and (3) obligate the Federal and State share of Matching Funds in the fiscal year in which the Matching Funds are awarded.

Non-Temporary – is defined as a change in the ongoing status of the child's parent or custodian employment, education, or job skills program that exceeds ninety (90) days.

Notice of Action – notification to applicant/casehead in order to request information or to communicate a pending case action.

Office of Payment Integrity and Audit (OPIA) – conducts performance, compliance, and some financial related audits, and consults on operational and program issues. It also coordinates the development of audit requirements and guidelines and monitors program resolution.

Overpayment – a payment made in excess of the amount the casehead or CCDF Program Participant was eligible to receive.

Paid Time Off – hours the employer gives the employee in sick days, vacation days, and personal days in which the employee is paid but is not present at work.

Parental Choice – giving parents the right to choose the specific CCDF Program Participant their child(ren) attend rather than having them assigned.

Pended – a case that has been placed in pending status and information has been requested in order to continue processing the case.

Prioritization of Services – process of exempting an applicant/casehead from meeting specific eligibility requirements and removes them from the waitlist.

Provider and Family Support – The work unit within the Division of Child Care and Early Childhood Education responsible for processing overpayment claims. This unit directly supports the entire division and serves as the liaison to all CCDF Program Participants and the Office of Payment Integrity and Audit.

Recipient – The person receiving assistance for child care services on behalf of a household. Also referred to as the client or casehead.

Redetermination of Eligibility – process by which a casehead who has been receiving child care services shall be assessed by the case worker to determine continuing eligibility.

Reduction– decrease in employment, education, job skills training program or combination of any eligible activity.

Relative Child Care Family Home (Relative Provider) – A situation in which five or fewer children are cared for by a relative. The relationship must be that of a grandparent, great-grandparent, aunt, uncle, or sibling residing out of the home.

Residing with – Living with or in a household with a parent, custodian, or legal guardian or other individual standing in loco parentis.

Rights and Responsibilities – privileges afforded to the casehead by the Family Support Unit and the obligations or duties the casehead shall comply with.

Special Needs – A child whose physical condition has lasted or is expected to last at least two (2) years as diagnosed by a licensed medical or psychological practitioner and/or a child determined eligible for special services under the Individuals with Disabilities Education Act for whom a current IFSP or IEP exists.

State Median Income (SMI) – the median annual (yearly) income per household in Arkansas, a chart is attached with the SMI for Arkansas at eighty-five percent (85%).

State Systems– The information technology system utilized by state agencies for purposes of determining eligibility and maintaining casehead information.

Supportive Services – A DCFS term designating the degree of DCFS involvement in overseeing the wellbeing and safety of a child. In order to open a Supportive Services case, the parent(s) MUST request the case be opened by DCFS. Rationale behind this type case is to keep the family unit together while at the same time monitoring and assisting the household, monetarily, physically, and emotionally.

Taxpayer Identification Number (TIN) – a number issued by the Internal Revenue Service to report income paid to an individual. (TIN may be either an individual's social security number or employer identification number)

Teen Parent – any person twenty (20) years or younger who is the parent of a child that resides in the same household. (Teen parent must live with responsible adult or be declared as emancipated)

Temporary –is defined as any time-limited absence(not to exceed 3 months) from work for an employed parent due to reasons such as need to care for a family member or an illness; any interruption in work for a seasonal worker who is not working between regular industry work seasons; any student holiday or break for a parent participating in training or education; any reduction in work, training or education hours, as long as the parent is still working or attending training or education; any other cessation of work or attendance at a training or education program that does not exceed three months or a longer period of time; any change in age, including turning 13 years old during the eligibility period; and any change in residency within the State.

Transitional Employment Assistance (TEA) – a program for unemployed and underemployed families managed by the Department of Workforce Services (TEA requires the family engage in a work activity in order to receive Early Childhood and Out-of-School Time Program Assistance).

Unearned Income – any personal income received by an adult that comes from other sources unrelated to employment services, income is counted towards total monthly income for the household.

Waitlisted – approved application placed on a list to receive services pending the availability of funds. (Application expires after one (1) year on the list)

FORMS

Case Review Form 5-1-23

Change Report Form 8-1-19

Child Care Arrangement Verification 6-1-23

Child Care Arrangement Verification/Facility Site Transfer 5-1-22

Claim Form 8-1-19

Consent to Interview Teen 5-1-19

DCC Low-Income/ESS Application 6-1-23

DCC Low-Income/ESS Application 6-1-23 (Spanish)

DCC-575 Self Employment Form 04-15-04

DCC ECE Provider Notification TEA ended 8-1-19

ESS Child Care Referral Form 6-1-23

Email Interview 5-1-19

Email Templates 6-1-23

Internal Review Form 4-19-18

Interview Guide 6-1-23

Notice of Appointment 5-1-19

Self-Review Form 5-1-23

TEA Referral 5-1-23

Verification of Earnings 5-1-19

Waiver Request Form 3-1-23