RULE-MAKING ORDER



EMERGENCY RULE ONLY

CR-103E (December 2017) (Implements RCW 34.05.350 and 34.05.360)

CODE REVISER USE ONLY

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: October 27, 2023

TIME: 1:00 PM

WSR 23-22-084

Agency	: Department of	Children, Youth, and	d Families	(DCYF)					
	ve date of rule: ergency Rules Immediately up Later (specify)	oon filing.							
Any oth □ Y	_	uired by other prov Yes, explain:	isions of	law as pr	econditio	n to adoption	n or effe	ctiveness of	rule?
Purpos provide		nding these rules to	extend the	Homeles	s Grace F	Period (HGP) a	and to op	en the care u	p to more
New Repo Ame Susp	r: ealed: ended: 110-15 pended:	ed by this order: -0023, 110-15-0024 adoption: RCW 43.	215 and R	RCW 43.21	16				
Other a	uthority:								
Unde □ ⊠	That immediate safety, or general adoption of a per-	50 the agency for good adoption, amendmental welfare, and that contained the contained are the contained and the contained are the contain	ent, or repe observing t be contrary	eal of a rul he time re y to the pu	quiremen ublic intere	ts of notice ar	nd opport	unity to comn	nent upon
199, La	ws of 2021. Th	ng: These changes a is is the second eme 23 under WSR 23-1	ergency fil						
	Note:	No descripti	ve text	y, from th	e WAC n		gh the hi		
The nu	mber of section	a section as adopted in order	-		illore tri	an one catego	ory.		
c mai	inscr of scotion	-	statute:	New		Amended		Repealed	
		Federal rules or sta		New	·	Amended		Repealed	
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The number of sections adopted at the request of a	a nongovo	ernmenta	I entity:			
	New		Amended		Repealed	
The number of sections adopted on the agency's o	wn initiat	tive:				
	New		Amended		Repealed	
The number of sections adopted in order to clarify	, streamli	ne, or ref	orm agency	procedur	es:	
	New		Amended	<u>2</u>	Repealed	
The number of sections adopted using:						
Negotiated rule making:	New		Amended		Repealed	
Pilot rule making:	New		Amended		Repealed	
Other alternative rule making:	New		Amended		Repealed	
Date Adopted: 10/27/23	Siç	gnature:				
Name: Brenda Villarreal			Bo	rde O	0	
Title: DCYF Rules Coordinator						

- WAC 110-15-0023 Homeless grace period (HGP). (1) A homeless grace period (HGP) is established as described in this section.
- (2) ((DCYF may grant a consumer experiencing homelessness a twelve-month grace period to submit the documentation described in this subsection. The children of the consumer experiencing homelessness may receive WCCC services during the HGP. Within twelve months of the child being authorized in the WCCC program, the consumer must submit to DCYF:
- (i) Documentation verifying participation in an approved activity as described in WAC 110-15-0040, 110-15-0045, or 110-15-0050;
 - (ii) Third-party verification of employment; and
- (iii) Verification that any outstanding copayment owed by the consumer has been paid or written verification of a payment plan agreed to by the child care provider who is owed the outstanding copayment.
 - (3) A consumer is eligible for HGP if the consumer:
- (a) Is experiencing, and DCYF verifies, homelessness at the time of the consumer's application for benefits;
- (b) Has not been approved for HGP within the previous twelve months; and
- (c) Except for the requirements described in subsection (1) of this section, meets all eligibility requirements described in this chapter.
- (4))) A family experiencing homelessness at the time the consumer applies for child care subsidy is eligible for HGP under this section when:
- (a) They meet all eligibility requirements described in WAC 110-15-0005, except for WAC 110-15-0005 (1)(d) and (f); and
- (b) Their household income is under 85 percent of the state median income (SMI).
 - (3) Consumers approved by DCYF for HGP are eligible to receive:
 - (a) A ((twelve)) 12-month certification period;
 - (b) A copayment waiver; and
- (c) An authorization for full-time care as described in WAC 110-15-0190.
- (((5) Authorizations for HGP eligible consumers may only be authorized for licensed care, certified care, or DCYF contracted provider care.
- (6) Consumers authorized care under HGP must provide required verification when reapplying at the end of their certification as described in WAC 110-15-0109.
- (7))) (4) Consumers approved under HGP are not subject to overpayment unless the consumer obtained benefits by failing to report accurate information that resulted in an error in determining the consumer's eligibility for HGP.

[1] OTS-4717.1

AMENDATORY SECTION (Amending WSR 19-12-058, filed 5/31/19, effective 7/1/19)

WAC 110-15-0024 Categorical eligibility for families receiving child protective, child welfare, or family assessment response services. (1) Families with children who have received child protective services as defined and used by chapters 26.44 and 74.13 RCW, child welfare services as defined and used by chapter 74.13 RCW, or services through a family assessment response, as defined and used by chapter 26.44 RCW in the six months previous to application or reapplication for working connections child care (WCCC) benefits are eligible for WCCC benefits for a ((twelve)) <u>12</u>-month period if, in addition the:

- (a) Consumer is a Washington <u>state</u> resident;(b) Family has been referred for child care as part of the family's case management as defined by RCW 74.13.020; and
- (c) Child or children are residing with a biological parent or quardian.
 - (2) Families eligible for WCCC under this section will:
 - (a) Have no copayment;
- (b) Be authorized for full-time child care regardless of participation in an approved activity; and
- (c) Be eligible to have benefits paid only to a ((licensed, certified, or contracted child care)) provider that meets the requirements in WAC 110-15-0125.

[2] OTS-4717.1