Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 24-1095.01 Shelby Ross x4510

HOUSE BILL 24-1400

HOUSE SPONSORSHIP

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Appropriations

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A BILL FOR AN ACT

CONCERNING MEDICAID ELIGIBILITY PROCEDURES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

Joint Budget Committee. Current law suspends certain provisions related to medicaid eligibility until June 1, 2024. The bill extends the suspension of those provisions until January 1, 2025.

The bill authorizes the department of health care policy and financing (state department) to seek federal authorization to not require additional verification during a medicaid member's (member) eligibility reenrollment process if information about the member's income or assets is not verified through a federally approved electronic data source.

HOUSE 3rd Reading Unamended April 1, 2024

HOUSE d Reading Unamended March 28, 2024 For a member's income verification, the bill authorizes the state department to use the information on file or the information that was originally collected during the application process to determine whether the member is eligible for reenrollment. The state department shall require additional income verification if information about a member's income is not verified through a federally approved electronic data source for 2 or more consecutive years or as specified through federal authorization.

For a member's asset verification, the state department may complete the member's eligibility reenrollment process without any additional asset verification if there has been no change in the member's assets since the initial verification during the application process or as specified through federal authorization.

The bill authorizes the state department to seek federal authorization to delay a member's procedural termination during the reenrollment process to allow the member to continue receiving necessary services during the reenrollment process. The bill authorizes the state department to apply this delay in procedural termination to a specific population or as specified through federal authorization.

The bill authorizes the state department to seek federal authorization to allow an applicant's or member's eligibility for reenrollment to be based on financial findings from the supplemental nutrition assistance program, the temporary assistance for needy families program, and other means-tested benefit programs administered through the Colorado benefits management system. The state department may apply financial eligibility for medicaid to individuals whose gross income program and assets for applicable means-tested benefit programs are below applicable medicaid limits, regardless of differences in household composition and income-counting rules between programs or as specified through federal authorization.

Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. In Colorado Revised Statutes, 25.5-5-101, amend

3 (6)(a) introductory portion, (6)(b), and (6)(c) as follows:

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4 25.5-5-101. Mandatory provisions - eligible groups - rules -

5 repeal. (6) (a) To ensure that the state department maintains access to

state and federal funding provided by the federal "Families First

Coronavirus Response Act", Pub.L. 116-127, and the federal

"Consolidated Appropriations Act, 2023", the following subsections of

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1	this section are suspended until June 1, 2024 JANUARY 1, 2025:
2	(b) The state board may adopt rules to implement this subsection
3	(6) to ensure that the state department can resume routine operations by
4	June 1, 2024, that follow guidance issued by the federal centers for
5	medicare and medicaid services, including terminations of eligibility, the
6	processing of eligibility renewals, and the transition between medical
7	assistance and children's basic health plan eligibility categories.
8	(c) This subsection (6) is repealed, effective June 1, 2024
9	January 1, 2025.
10	SECTION 2. In Colorado Revised Statutes, 25.5-5-201, amend
11	(7)(a) introductory portion, (7)(b), and (7)(c) as follows:
12	25.5-5-201. Optional provisions - optional groups - rules -
13	repeal. (7) (a) To ensure that the state department maintains access to
14	state and federal funding provided by the federal "Families First
15	Coronavirus Response Act", Pub.L. 116-127, and the federal
16	"Consolidated Appropriations Act, 2023", the following subsections of
17	this section are suspended until June 1, 2024 JANUARY 1, 2025:
18	(b) The state board may adopt rules to implement this subsection
19	(7) to ensure that the state department can resume routine operations by
20	June 1, 2024, that follow guidance issued by the federal centers for
21	medicare and medicaid services, including terminations of eligibility, the
22	processing of eligibility renewals, and the transition between medical
23	assistance and children's basic health plan eligibility categories.
24	(c) This subsection (7) is repealed, effective June 1, 2024
25	January 1, 2025.
26	SECTION 3. In Colorado Revised Statutes, 25.5-4-205, amend
27	(3)(b)(I.5) and $(3)(f)$ as follows:

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25.5-4-205. Application - verification of eligibility - demonstration project - rules - repeal. (3) (b) (I.5) (A) If the state department determines that a recipient MEMBER was not eligible for medical benefits solely based upon the recipient's MEMBER's income after the recipient MEMBER had been determined to be eligible based upon electronic data obtained through a federally approved electronic data source, the state department shall not pursue recovery from a county department for the cost of medical services provided to the recipient MEMBER, and the county department is not responsible for any federal error rate sanctions resulting from such THE determination.

- (B) Notwithstanding any other provision in this paragraph (b) SUBSECTION (3)(b), for applications that contain self-employment income, the state department shall not implement this paragraph (b) SUBSECTION (3)(b) until it THE STATE DEPARTMENT can verify self-employment income through federally approved electronic data sources as authorized by rules of the state department and federal law.
- (C) The state department may seek federal authorization to not require additional verification during a member's eligibility reenrollment process if information about the member's income is not verified through a federally approved electronic data source. The state department may use the information on file or the information that was originally collected during the application process to determine whether the member is eligible for reenrollment. Notwithstanding this subsection (3)(b)(I.5)(C) to the contrary, the state department shall require additional income verification if information about a member's income is not verified through a federally

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1	APPROVED ELECTRONIC DATA SOURCE FOR TWO OR MORE CONSECUTIVE
2	YEARS OR AS SPECIFIED THROUGH FEDERAL AUTHORIZATION.
3	(D) THE STATE DEPARTMENT MAY SEEK FEDERAL AUTHORIZATION
4	TO NOT REQUIRE ADDITIONAL VERIFICATION DURING A MEMBER'S
5	ELIGIBILITY REENROLLMENT PROCESS IF INFORMATION ABOUT THE
6	MEMBER'S ASSETS IS NOT VERIFIED THROUGH A FEDERALLY APPROVED
7	ELECTRONIC DATA SOURCE IN A REASONABLE TIME, AS DETERMINED BY
8	THE STATE DEPARTMENT. THE STATE DEPARTMENT MAY COMPLETE THE
9	MEMBER'S ELIGIBILITY REENROLLMENT PROCESS WITHOUT ANY
10	ADDITIONAL VERIFICATION OF THE MEMBER'S ASSETS IF THERE HAS BEEN
11	NO CHANGE IN THE MEMBER'S ASSETS SINCE THE INITIAL VERIFICATION
12	DURING THE APPLICATION PROCESS OR AS SPECIFIED THROUGH FEDERAL
13	AUTHORIZATION.
14	(E) THE STATE DEPARTMENT MAY SEEK FEDERAL AUTHORIZATION
15	TO DELAY A MEMBER'S PROCEDURAL TERMINATION DURING THE
16	REENROLLMENT PROCESS TO ALLOW THE MEMBER TO CONTINUE
17	RECEIVING NECESSARY SERVICES DURING THE REENROLLMENT PROCESS
18	THE STATE DEPARTMENT MAY APPLY THIS DELAY IN PROCEDURAL
19	TERMINATION TO A SPECIFIC POPULATION OR AS SPECIFIED THROUGH
20	FEDERAL AUTHORIZATION.
21	(F) THE STATE DEPARTMENT MAY SEEK FEDERAL AUTHORIZATION
22	TO ALLOW AN APPLICANT'S OR MEMBER'S ELIGIBILITY FOR REENROLLMENT
23	TO BE BASED ON FINANCIAL FINDINGS FROM THE SUPPLEMENTAL
24	NUTRITION ASSISTANCE PROGRAM ESTABLISHED PURSUANT TO PART 3 OF
25	ARTICLE 2 OF TITLE 26, THE TEMPORARY ASSISTANCE FOR NEEDY FAMILIES
26	PROGRAM ESTABLISHED PURSUANT TO PART 7 OF ARTICLE 2 OF TITLE 26

AND OTHER MEANS-TESTED BENEFIT PROGRAMS ADMINISTERED THROUGH

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- 1 THE COLORADO BENEFITS MANAGEMENT SYSTEM. THE STATE 2 DEPARTMENT MAY APPLY FINANCIAL ELIGIBILITY FOR MEDICAID TO 3 INDIVIDUALS WHOSE GROSS INCOME PROGRAM AND ASSETS FOR 4 APPLICABLE MEANS-TESTED BENEFIT PROGRAMS ARE BELOW APPLICABLE 5 MEDICAID LIMITS, REGARDLESS OF DIFFERENCES IN HOUSEHOLD 6 COMPOSITION AND INCOME-COUNTING RULES BETWEEN PROGRAMS OR AS 7 SPECIFIED THROUGH FEDERAL AUTHORIZATION. 8 SUBJECT TO AVAILABLE APPROPRIATIONS AND UPON (G) 9 RECEIVING NECESSARY FEDERAL AUTHORIZATION, THE STATE 10 DEPARTMENT MAY IMPLEMENT SUBSECTIONS (3)(b)(I.5)(C), (3)(b)(I.5)(D), 11 (3)(b)(I.5)(E), AND (3)(b)(I.5)(F) OF THIS SECTION. 12 (f) (I) To ensure that the state department maintains access to state 13 and federal funding provided by the federal "Families First Coronavirus 14 Response Act", Pub.L. 116-127, and the federal "Consolidated 15 Appropriations Act, 2023", subsections (3)(b)(I) and (3)(d) of this section 16 requiring the collection or verification of any information related to 17 medical assistance eligibility factors, including citizenship, household 18 size, income, or assets for those individuals already enrolled in the 19 medical assistance program, are suspended until June 1, 2024 JANUARY 20 1, 2025.
 - (II) The state board may adopt rules to implement this subsection (3)(f) to ensure that the state department can resume routine operations by June 1, 2024, that follow guidance issued by the federal centers for medicare and medicaid services, including terminations of eligibility, the processing of eligibility renewals, and the transition between medical assistance and children's basic health plan eligibility categories.

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(III) This subsection (3)(f) is repealed, effective June 1, 2024

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1	JANUARY 1, 2023.
2	SECTION 4. In Colorado Revised Statutes, 25.5-6-1404, amend
3	(6)(c) as follows:
4	25.5-6-1404. Medicaid buy-in program - eligibility - premiums
5	- medicaid buy-in fund - report - rules - repeal. (6) (c) This subsection
6	(6) is repealed, effective June 1, 2024 SEPTEMBER 1, 2025.
7	SECTION 5. In Colorado Revised Statutes, 25.5-8-109, amend
8	(8); and add (4.5)(a)(VI), (4.5)(a)(VII), (4.5)(a)(VIII), (4.5)(a)(IX), and
9	(4.5)(a)(X) as follows:
10	25.5-8-109. Eligibility - children - pregnant women - rules -
11	repeal. (4.5) (a) (VI) THE STATE DEPARTMENT MAY SEEK FEDERAL
12	AUTHORIZATION TO NOT REQUIRE ADDITIONAL VERIFICATION DURING A
13	MEMBER'S ELIGIBILITY REENROLLMENT PROCESS IF INFORMATION ABOUT
14	THE MEMBER'S INCOME IS NOT VERIFIED THROUGH A FEDERALLY
15	APPROVED ELECTRONIC DATA SOURCE. THE STATE DEPARTMENT MAY USE
16	THE INFORMATION ON FILE OR THE INFORMATION THAT WAS ORIGINALLY
17	COLLECTED DURING THE APPLICATION PROCESS TO DETERMINE WHETHER
18	THE MEMBER IS ELIGIBLE FOR REENROLLMENT. NOTWITHSTANDING THIS
19	SUBSECTION (4.5)(a)(VI) TO THE CONTRARY, THE STATE DEPARTMENT
20	SHALL REQUIRE ADDITIONAL INCOME VERIFICATION IF INFORMATION
21	ABOUT A MEMBER'S INCOME IS NOT VERIFIED THROUGH A FEDERALLY
22	APPROVED ELECTRONIC DATA SOURCE FOR TWO OR MORE CONSECUTIVE
23	YEARS OR AS SPECIFIED THROUGH FEDERAL AUTHORIZATION.
24	(VII) THE STATE DEPARTMENT MAY SEEK FEDERAL
25	AUTHORIZATION TO NOT REQUIRE ADDITIONAL VERIFICATION DURING A
26	MEMBER'S ELIGIBILITY REENROLLMENT PROCESS IF INFORMATION ABOUT
2.7	THE MEMBER'S ASSETS IS NOT VERIFIED THROUGH A FEDERALLY APPROVED

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1	ELECTRONIC DATA SOURCE IN A REASONABLE TIME, AS DETERMINED BY
2	THE STATE DEPARTMENT. THE STATE DEPARTMENT MAY COMPLETE THE
3	MEMBER'S ELIGIBILITY REENROLLMENT PROCESS WITHOUT ANY
4	ADDITIONAL VERIFICATION OF THE MEMBER'S ASSETS IF THERE HAS BEEN
5	NO CHANGE IN THE MEMBER'S ASSETS SINCE THE INITIAL VERIFICATION
6	DURING THE APPLICATION PROCESS OR AS SPECIFIED THROUGH FEDERAL
7	AUTHORIZATION.
8	(VIII) THE STATE DEPARTMENT MAY SEEK FEDERAL
9	AUTHORIZATION TO DELAY A MEMBER'S PROCEDURAL TERMINATION
10	DURING THE REENROLLMENT PROCESS TO ALLOW THE MEMBER TO
11	CONTINUE RECEIVING NECESSARY SERVICES DURING THE REENROLLMENT
12	PROCESS. THE STATE DEPARTMENT MAY APPLY THIS DELAY IN
13	PROCEDURAL TERMINATION TO A SPECIFIC POPULATION OR AS SPECIFIED
14	THROUGH FEDERAL AUTHORIZATION.
15	(IX) THE STATE DEPARTMENT MAY SEEK FEDERAL AUTHORIZATION
16	TO ALLOW AN APPLICANT'S OR MEMBER'S ELIGIBILITY FOR REENROLLMENT
17	TO BE BASED ON FINANCIAL FINDINGS FROM THE SUPPLEMENTAL
18	NUTRITION ASSISTANCE PROGRAM ESTABLISHED PURSUANT TO PART 3 OF
19	ARTICLE 2 OF TITLE 26, THE TEMPORARY ASSISTANCE FOR NEEDY FAMILIES
20	PROGRAM ESTABLISHED PURSUANT TO PART 7 OF ARTICLE 2 OF TITLE 26,
21	AND OTHER MEANS-TESTED BENEFIT PROGRAMS ADMINISTERED THROUGH
22	THE COLORADO BENEFITS MANAGEMENT SYSTEM. THE STATE
23	DEPARTMENT MAY APPLY FINANCIAL ELIGIBILITY FOR MEDICAID TO
24	INDIVIDUALS WHOSE GROSS INCOME PROGRAM AND ASSETS FOR
25	APPLICABLE MEANS-TESTED BENEFIT PROGRAMS ARE BELOW APPLICABLE
26	MEDICAID LIMITS, REGARDLESS OF DIFFERENCES IN HOUSEHOLD
27	COMPOSITION AND INCOME-COUNTING RULES BETWEEN PROGRAMS OR AS

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2	(X)	SUBJECT TO	O AVAILABI	LE APPROPRIATION	IS AND UPON
3	RECEIVING	NECESSARY	FEDERAL	AUTHORIZATION,	THE STATE
4	DEPARTMEN	T MAY IMPLEM	MENT SUBSEC	CTIONS $(4.5)(a)(VI)$, (4.5)(a)(VII),
5	(4.5)(a)(VIII	I), AND (4.5)(a	ı)(IX) of th	IS SECTION.	

- (8) (a) To ensure that the state department maintains access to state and federal funding provided by the federal "Families First Coronavirus Response Act", Pub.L. 116-127, and the federal "Consolidated Appropriations Act, 2023", subsections (4) and (4.5)(a)(II) of this section requiring the state department to disenroll an individual enrolled in the children's basic health plan due to the annual verification of income, as authorized by the centers for medicare and medicaid services, are suspended until June 1, 2024 JANUARY 1, 2025.
- (b) The state board may adopt rules to implement this subsection (8) to ensure that the state department can resume routine operations by June 1, 2024, that follow guidance issued by the federal centers for medicare and medicaid services, including terminations of eligibility, the processing of eligibility renewals, and the transition between medical assistance and children's basic health plan eligibility categories.
- (c) This subsection (8) is repealed, effective June 1, 2024 JANUARY 1, 2025.

SECTION 6. Safety clause. The general assembly finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state institutions.

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