STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY ACT State: Georgia Medical Assistance Program

SECTION 2 - COVERAGE AND ELIGIBILITY

Citation(s)

2.1 Application, Determination of Eligibility and Furnishing Medicaid (Continued)

1902(e)(13) of the Act

- (e) Express Lane Option. The Medicaid State agency elects the option to rely on a finding from an Express Lane agency when determining whether a child satisfies one or more components of Medicaid eligibility. The Medicaid State agency agrees to meet all of the Federal statutory and regulatory requirements for this option. This authority may not apply to eligibility determinations made before February 4, 2009, or after September 30, 2013.
 - (1) The Express Lane option is applied to:

	Initial determinations	Redeterminations
	Both	
(2)	A child is defined as you 19 20	nger than age:

(3) The following public agencies are approved by the Medicaid State agency as Express Lane agencies:

Department of Human Services, Division of Family and Children Services (DFCS) in the administration of the Supplemental Nutrition Assistance Program (SNAP) and Temporary Assistance for Needy Families (TANF) Program

TN No.: 2<u>2-0004</u> Supersedes TN No.: <u>NEW</u>

Approval Date <u>08/11/22</u> Effective Date <u>10/01/22</u>

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(4) The following component/components of Medicaid eligibility are determined under the Express Lane option. Also, specify any differences in budget unit, deeming, income exclusions, income disregards, or other methodology between Medicaid eligibility determinations for such children and the determination under the Express Lane option.

2.1 Application, Determination of Eligibility and Furnishing Medicaid (4) The DFCS agency will use the Express Lane option for initial eleterminations and redeterminations. All members eligible for this process have completed an initial application or redetermination form and have been approved for SNAP and/or TANF. The DFCS agency will use the SNAP and/or TANF income findings, calculated based on SNAP and/or TANF eligibility policies (income exclusions, disregards, household composition, deeming, etc.) to determine eligibility for Medicaid. Any SNAP and/or TANF eligibile children that meet SNAP and/or TANF edizonship requirement, must also meet Medicaid citizenship requirements. DFCS will verify citizenship and immigration status according to Medicaid requirements, not based on SNAP and/or TANF equirements.		
The following summarizes differences in methodology between Medicaid, SNAP and TANF: Medicaid * The DFCS agency uses Modified Adjusted Gross Income (MAGI) household composition subject to its state plan in determining eligibility. The MAGI Budget Group (BG) consists of tax filers and their tax dependents, or non-tax filers and in their home their spouses, children under the age of 19 (natural, biological, adopted or step), and for children under the age of 19, natural, biological, adopted and step-parents, and natural, biological, adopted and step siblings under the age of 19. The BG also includes any unborn child of an individual included in the BG whom is pregnant.		
SNAP The household composition consists of the individual, individual spouse, minor children under 18 who are under parental control of a household member other than their parent, parents and their children under the age of 22 (biological, adopted or step), and/or all individuals who purchase and prepare meals together. TANE To The household composition consists of children within the specified degree of relationship to grantee relative. The following relationships meet the relationship requirement: parent (either by birth, legal adoption, or step relationship), grandparent (up to great-great-great),		
* The industrial composition consists or many in the specified begins or relationship to grantee relative. The indowing relationship requirement, participation (during relationship), grantparent (up to grant-grant grant), sibling (half, who, step), antifuncte (up to great-great), incechengehave), first cousin, first cousin, first cousin once removed (the child of a first cousin), legal guardian, spouse of any person named in the above group even after the marriage is terminated by death or divorce, unless the child is born after termination of the marriage.		
(5) Check off and describe the option used to satisfy the Screen		
and Enroll requirement before a child may be enrolled under title		
XXI.		
\checkmark (a) Screening threshold established by the Medicaid agency as:		
(i) 235 percentage of the Federal poverty level which		
exceeds the highest Medicaid income threshold applicable to a child by a minimum of 30 percentage points: specify 205 percentage of the FPL applicable to a child (0-19) plus 30 percentage points; or		
(ii) percentage of the FPL (describe how this reflects		
the value of any differences between income methodologies		
of Medicaid and the Express Lane agency:		
): or		
<i>)</i> , or		
(b) Temporary enrollment pending screen and enroll.		

TN No.: <u>22-0004</u> Approval Date <u>08/11/22</u> Effective Date <u>10/01/22</u>

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(c) State's regular screen and enroll process for CHIP.

- ✓ (6) Check off if the State elects the option for automatic enrollment without a Medicaid application, based on data obtained from other sources and with the child's or family's affirmative consent to the child's Medicaid enrollment.
 - (7) Check off if the State elects the option to rely on a finding from an Express Lane agency that includes gross income or adjusted gross income shown by State income tax records or returns.

Approval Date <u>08/11/22</u> Effective I

Effective Date 10/01/22

TN No.: <u>22-0004</u> Supersedes TN No.: <u>NEW</u>