Rulemaking Hearing Rule(s) Filing Form

Rulemaking Hearing Rules are rules filed after and as a result of a rulemaking hearing (Tenn. Code Ann. § 4-5-205).

Pursuant to Tenn. Code Ann. § 4-5-229, any new fee or fee increase promulgated by state agency rule shall take effect on July 1, following the expiration of the ninety (90) day period as provided in § 4-5-207. This section shall not apply to rules that implement new fees or fee increases that are promulgated as emergency rules pursuant to § 4-5-208(a) and to subsequent rules that make permanent such emergency rules, as amended during the rulemaking process. In addition, this section shall not apply to state agencies that did not, during the preceding two (2) fiscal years, collect fees in an amount sufficient to pay the cost of operating the board, commission or entity in accordance with § 4-29-121(b).

<table>
<thead>
<tr>
<th>Agency/Board/Commission:</th>
<th>Tennessee Department of Finance and Administration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Division:</td>
<td>Division of TennCare</td>
</tr>
<tr>
<td>Contact Person:</td>
<td>George Woods</td>
</tr>
</tbody>
</table>
| Address:                | Division of TennCare 310 Great Circle Road  
                        | Nashville, TN 37243                                |
| Phone:                  | (615) 507-6446                                     |
| Email:                  | george.woods@tn.gov                               |

Revision Type (check all that apply):
- [X] Amendments
- [__] New
- [__] Repeal

**Rule(s) (ALL chapters and rules contained in filing must be listed here. If needed, copy and paste additional tables to accommodate multiple chapters. Please make sure that ALL new rule and repealed rule numbers are listed in the chart below. Please enter only ONE Rule Number/Rule Title per row.)**

<table>
<thead>
<tr>
<th>Chapter Number</th>
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<tr>
<td>1200-13-20</td>
<td>TennCare Technical and Financial Eligibility</td>
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<tr>
<th>Rule Number</th>
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<tr>
<td>1200-13-20-.02</td>
<td>Definitions and Acronyms</td>
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<td>1200-13-20-.09</td>
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Rule 1200-13-20-.02 Definitions and Acronyms is amended by inserting in alphabetical order the following new paragraphs, with all paragraphs numbered appropriately so that the new paragraphs shall read as follows:

(+) Continued Eligibility Group Part C. See definition in Rule 1200-13-01-.02.

(+) Katie Beckett Group Part A. See definition in Rule 1200-13-01-.02.

(+) Katie Beckett Program. See definition in Rule 1200-13-01-.02.

(+) Medicaid Diversion Group Part B. See definition in Rule 1200-13-01-.02.

Paragraph (90) Redetermination of Rule 1200-13-20-.02 Definitions and Acronyms is amended by adding a comma “,” after “TennCare Standard” and deleting the word “and” and adding a comma “,” after “CoverKids” and by adding the phrase “Katie Beckett Group Part A, and Continued Eligibility Group Part C” in the first sentence, and is further amended by deleting the period “.” at the end of the third sentence and replacing the word “This” at the beginning of the fourth sentence with the word “and”, and is further amended by adding the following language as a new fourth sentence “The Medicaid Diversion Group Part B, including redetermination of eligibility, will be administered by the Department of Intellectual and Developmental Disabilities (DIDD).”, so as amended Paragraph (90) shall read as follows:

(90) Redetermination. The process by which TennCare evaluates the ongoing eligibility status of TennCare Medicaid enrollees who are considered a part of the Core Medicaid Population, as well as TennCare Standard, CoverKids, Katie Beckett Group Part A, and Continued Eligibility Group Part C enrollees. This is a periodic process that is conducted at specified intervals. The process is conducted according to TennCare’s, or its designee’s, policies and procedures and is also referred to as “Renewal.” The Medicaid Diversion Group Part B, including redetermination of eligibility, will be administered by the Department of Intellectual and Developmental Disabilities (DIDD).


Rule 1200-13-20-.08 Aged, Blind, or Disabled Categories is amended by adding a new Paragraph (8) which shall read as follows:

(8) Katie Beckett Program-related Eligibility Groups.

(a) Katie Beckett Group Part A.

1. Definition: See Rule .02.


3. Special Eligibility Requirements:

   (i) Individual must be younger than eighteen (18) years of age.

   (ii) Individual must meet the medical level of care requirements according to Rule 1200-13-01-.11.

   (iii) Individual must not be financially eligible for any other category of TennCare Medicaid or TennCare Standard.

   (iv) Third Party Liability (TPL).
Katie Beckett Group Part A enrollees shall be covered by either employer-sponsored insurance or private insurance, at all times. The employer-sponsored insurance or private insurance plans must include minimum essential coverage, as defined by 45 CFR 156.110(a).

If an eligible child attests to having TPL at the time of application, a notice requesting proof of TPL and the amount of the monthly TPL premium will be sent to the child. The child will have twenty (20) days from the date of the notice requesting proof of TPL and the amount of monthly TPL premiums to provide the requested information. If the requested information is not provided in a timely manner, the application will be denied for failure to respond.

If an eligible child does not have TPL at the time of application, the child will be enrolled in Katie Beckett Group Part A and will be required to submit proof of TPL and the amount of the monthly TPL premiums.

The timeline for submitting proof of TPL will be as follows:

A. Katie Beckett Group Part A enrollees who are enrolled on or before October 1 will have until January 15 of the immediately following calendar year to submit proof of TPL.

B. Katie Beckett Group Part A enrollees who are enrolled between October 2 and December 31 will have until January 15 of the second following calendar year to submit proof of TPL.

Failure to timely submit proof of TPL

A. Enrollees who fail to submit proof of TPL in accordance with the timelines provided in Subitem I will receive an ex parte review of eligibility for other categories of TennCare Medicaid.

B. If the ex parte review does not result in enrollment in another category of eligibility, the enrollee will be sent a questionnaire to determine if the enrollee's circumstances have changed since the last review that would result in eligibility for other categories of TennCare Medicaid. The questionnaire must be returned within twenty (20) days from the date of the questionnaire.

C. If the enrollee does not timely return the questionnaire or if the answers provided on the questionnaire do not result in enrollment in another category of eligibility, the enrollee will be sent a notice of termination informing the enrollee that Katie Beckett Group Part A coverage will be terminated twenty (20) days from the date of the termination notice if proof of TPL is not submitted prior to the date of termination.

Calculating an eligible child’s portion of monthly TPL premiums.

I. The eligible child’s portion of the family’s monthly TPL premium is calculated by dividing the total amount of the family’s monthly TPL premium by the number of individuals covered by the TPL.

II. If a parent of the eligible child is required to purchase TPL in order for the eligible child to have TPL coverage, the parent’s portion of the monthly TPL premium will be included in the child’s portion of the TPL when calculating the Katie Beckett Group Part A premium.

Katie Beckett Group Part A enrollees must report any changes in TPL within ten (10) days of the change. Changes in TPL that must be reported include, but are not limited to:
I. Loss of TPL;

II. Change of TPL provider; or

III. Change in monthly TPL premium.

(VI) Loss of TPL

I. If a Katie Beckett Group Part A enrollee loses TPL coverage and notifies TennCare, the enrollee will receive a notice requiring proof of new TPL. The enrollee will have sixty (60) days from the date of notice to submit proof of the new TPL.

II. If the enrollee does not submit proof of TPL within 60 days of the date of the notice, the enrollee will be sent a questionnaire to determine if the enrollee’s circumstances have changed since the last review that would result in eligibility for other categories of TennCare Medicaid. The questionnaire must be returned within twenty (20) days from the date of the questionnaire.

III. If the enrollee does not timely return the questionnaire or if the answers provided on the questionnaire do not result in enrollment in another category of eligibility, the enrollee will be sent a notice of termination informing the enrollee that Katie Beckett Group Part A benefits will be terminated twenty (20) days from the date of the termination notice if proof of the new TPL is not submitted prior to the date of termination.

(VII) A Katie Beckett Group Part A enrollee who did not have TPL at the time of application and is disenrolled from Katie Beckett Group Part A for failing to timely submit proof of TPL will be eligible to transition to Medicaid Diversion Group Part B if a Medicaid Diversion Group Part B slot is available.

(VIII) Katie Beckett Group Part A Hardship Exception for Assistance with Premium Payments.

I. If an eligible child applying for Katie Beckett Group Part A does not have TPL at the time of enrollment, the child may request assistance with premium payments through a hardship exception if the following hardship exception requirements are met:

   A. The cost of the eligible child’s portion of all available employer-sponsored or private insurance exceeds five percent (5%) of the family’s household income according to MAGI methodology; or

   B. The child’s household income is less than four hundred percent (400%) of the FPL according to MAGI methodology and neither of the child’s parents have access to employer-sponsored insurance.

II. A hardship exception for assistance with premium payments shall not be available for an eligible child who has TPL at the time of enrollment, even if such coverage is later lost and new TPL coverage must be obtained.

III. Assistance with premium payments is limited to the lesser of the amount by which the child’s portion of the family’s monthly TPL premium exceeds the child’s Katie Beckett Group Part A premium, as detailed below, or the lowest cost silver level child only plan in the highest rating region in Tennessee offered through the Federally Facilitated Marketplace. The amount of TPL premium assistance may be appealed within forty (40) days of the date of the notice.
IV. The denial of a request for a hardship exception for assistance with premium payments may be appealed within forty (40) days of the date of the denial notice.

V. The loss of assistance with premium payments resulting from a change in an enrollee’s TPL may be appealed within forty (40) days of the date of the assistance with premium payments termination notice. If the termination of assistance with premium payments is timely appealed, the assistance with premium payments will continue until the conclusion of the appeal process.

(v) Katie Beckett Group Part A Premiums.

(I) Households with income above one hundred fifty percent (150%) of the FPL according to MAGI methodology will be required to pay a monthly premium through automatic electronic bank drafts. The amount of the premium will be based on a sliding scale. As set out in the table below, the family’s FPL percentage is determined based on their household income and household size according to MAGI methodology, and the amount of the monthly premium for each applicable FPL range is set to the percentage of the income of a household size of two.

<table>
<thead>
<tr>
<th>Household Income (MAGI)</th>
<th>Premium % of income for a household size of two</th>
<th>Monthly Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 150% - 250% FPL</td>
<td>1.5%</td>
<td>$25</td>
</tr>
<tr>
<td>&gt; 250% - 300% FPL</td>
<td>2.5%</td>
<td>$75</td>
</tr>
<tr>
<td>&gt; 300% - 400% FPL</td>
<td>3%</td>
<td>$125</td>
</tr>
<tr>
<td>&gt; 400% - 500 % FPL</td>
<td>4%</td>
<td>$225</td>
</tr>
<tr>
<td>&gt; 500% FPL – No limit</td>
<td>5%</td>
<td>$350 + $70 for every 100% above 500% FPL</td>
</tr>
</tbody>
</table>

(II) Katie Beckett Group Part A premiums, as described in the above table, will be reduced by the costs associated with the eligible child’s portion of the family’s monthly TPL premiums. If the total amount of the eligible child’s portion of the family’s TPL premium is more than the eligible child’s monthly Katie Beckett Group Part A premium, the child will not have Katie Beckett Group Part A premium obligations. See Subpart (iv) above for calculating the eligible child’s portion of the family’s monthly TPL premium payment.

(III) Initial enrollment shall not occur until the first month’s Katie Beckett Group Part A premium has been paid in full and electronic automatic bank draft arrangements have been made for subsequent months unless the eligible child is not required to pay the monthly Katie Beckett Group Part A premium.

(IV) If the first month’s Katie Beckett Group Part A premium is not paid in full within sixty (60) days of the date of the notice detailing the amount of the monthly premium obligation, the application will be denied.

I. If a timely appeal is filed, the Katie Beckett Group Part A program slot will be held until the conclusion of the appeal process.

II. If a timely appeal is not filed, the Katie Beckett Group Part A program slot will be released and a new application for Katie Beckett Group Part A will be required.

(V) Continuous enrollment in Katie Beckett Group Part A is contingent on timely payments of the monthly Katie Beckett Group Part A premium unless the eligible child does not have Katie Beckett Group Part A premium obligations.

(VI) If a Katie Beckett Group Part A enrollee is required to pay Katie Beckett Group Part A premiums after previously not having Katie Beckett Group Part A premium obligations, the enrollee will have sixty (60) days from the date of the notice...
detailing the amount of the monthly premium obligation to pay the first month's Katie Beckett Group Part A premium in full and set up electronic automatic bank draft arrangements.

(VII) Once enrolled, if the Katie Beckett Group Part A premium payment is more than thirty (30) days in arrears, enrollees will be sent a notice of suspension informing the enrollee that Katie Beckett Group Part A benefits will be suspended twenty (20) days from the date of the suspension notice if premium payments are not paid in full prior to the date of suspension. If suspended, Katie Beckett Group Part A program benefits will return to active status retroactive to the date they were suspended if:

I. Past due premium payments are paid in full while the enrollee is in suspended status; or

II. Benefits were suspended as the result of administrative error.

(VIII) If any part of a Katie Beckett Group Part A premium payment is more than sixty (60) days in arrears, enrollees will be sent a notice of termination informing the enrollee that Katie Beckett Group Part A benefits will be terminated twenty (20) days from the date of the termination notice if past due Katie Beckett Group Part A premium payments are not paid in full prior to the date of termination. If the outstanding premium amounts owed are paid in full at any point prior to the effective date of termination, program benefits will return to active status retroactive to the date they were suspended. A Katie Beckett Group Part A enrollee who is terminated from Katie Beckett Group Part A for failing to pay the monthly Katie Beckett Group Part A premium will be eligible to transition to Medicaid Diversion Group Part B if a Medicaid Diversion Group Part B slot is available.

(IX) Once enrolled in Katie Beckett Group Part A, increases in the household income of an enrollee for Katie Beckett Group Part A premium purposes will not need to be reported until the annual renewal process in accordance with Rule .09. Enrollee income changes must be reported within ten (10) days of the occurrence in accordance with Rule .03(2)(a).

(X) If a Katie Beckett Group Part A enrollee reports a change in the household income that results in a change in the Katie Beckett Group Part A premium, the enrollee will receive a notice informing the enrollee of the new Katie Beckett Group Part A premium payment amount.

(vi) Eligibility and enrollment into Katie Beckett Group Part A is contingent upon a slot being available in accordance with Chapter 1200-13-01.

4. Eligibility will be based upon a household size of one (1).

5. Income Limitations: Income shall not exceed three hundred percent (300%) of the SSI Federal Benefit Rate for an individual. Parent-to-child deeming rules shall not apply.

6. Resource Limitations: Resources shall not exceed two thousand dollars ($2,000.00) for an individual. Parent-to-child deeming rules shall not apply.

7. Effective Date of Eligibility: Eligibility begins on the date that the first month's Katie Beckett Group Part A premium is paid in full and electronic automatic bank draft arrangements have been made for subsequent months. If an eligible child is not required to pay Katie Beckett Group Part A premiums, eligibility begins on the date the individual is determined to be eligible.

8. Upon turning age eighteen (18), individuals enrolled in Katie Beckett Group Part A may remain enrolled in Katie Beckett Group Part A for up to twelve (12) months following the enrollee's eighteenth (18th) birthday if an application for SSI is pending or in appeal status.

(b) Medicaid Diversion Group Part B.
1. Definition: See Rule .02

2. Technical Requirements: See Rule .04

3. Special Eligibility Requirements:
   (i) Individual must be younger than eighteen (18) years of age.
   
   (ii) Individual must meet the medical level of care requirements according to Rule 1200-13-01-.11.

   (iii) Individual must not be financially eligible for any other category of TennCare Medicaid or TennCare Standard.

   (iv) Eligibility and enrollment into Medicaid Diversion Group Part B is contingent upon a slot being available in accordance with Chapter 1200-13-01.

4. Eligibility will be based upon a household size of one (1).

5. Income Limitations: Income shall not exceed three hundred percent (300%) of the SSI Federal Benefit Rate for an individual. Parent-to-child deeming rules shall not apply.

6. Resource Limitations: Resources shall not exceed two thousand dollars ($2,000.00) for an individual. Parent-to-child deeming rules shall not apply.

7. Effective Date of Eligibility: Eligibility begins on the Application File Date, according to Rule .05, or the date all eligibility requirements are met, whichever is later.

8. Medicaid Diversion Group Part B will be administered by the Department of Intellectual and Developmental Disabilities (DIDD). DIDD will also administer Medicaid Diversion Group Part B redeterminations.

(c) Continued Eligibility Group Part C.

1. Definition: See Rule .02

2. Technical Requirements: See Rule .04

3. Special Eligibility Requirements:
   (i) Individual who is losing eligibility for TennCare Medicaid and who is younger than eighteen (18) years of age.

   (ii) Individual must meet the medical level of care requirements according to Rule 1200-13-01-.11.

   (iii) Individual would be eligible to enroll in Katie Beckett Group Part A if a Katie Beckett Group Part A slot was available.

   (iv) No Katie Beckett Group Part A slots are available.

4. Eligibility will be based upon a household size of one (1).

5. Income Limitations: Income shall not exceed three hundred percent (300%) of the SSI Federal Benefit Rate for an individual. Parent-to-child deeming rules shall not apply.

6. Resource Limitations: Resources shall not exceed $2,000.00 for an individual. Parent-to-child deeming rules shall not apply.
7. If an enrollee is terminated from the Continued Eligibility Group Part C, the individual will have to reapply for Katie Beckett Group Part A with enrollment in Katie Beckett Group Part A being limited to slot availability.

8. If an enrollee is terminated from the Continued Eligibility Group Part C because of an administrative error, the individual will be eligible to re-enroll in the Continued Eligibility Group Part C.

9. Upon turning age eighteen (18), Continued Eligibility Group Part C enrollees may remain enrolled in the Continued Eligibility Group Part C for up to twelve (12) months following the eighteenth (18th) birthday if an application for SSI is pending or in appeal status.


Paragraph (1) of Rule 1200-13-20-.09 Redetermination and Termination is amended by adding Subparagraph (f) which shall read as follows:

(f) An individual who has been determined eligible for TennCare Medicaid under the rules for Katie Beckett Group Part A or Continued Eligibility Group Part C will be required to verify continued eligibility annually. If the individual is found to no longer be eligible through this review, the individual will be reviewed using the redetermination process set forth in this paragraph.

I certify that this is an accurate and complete copy of rulemaking hearing rules, lawfully promulgated and adopted by the Division of TennCare (board/commission/other authority) on 02/01/2021 (mm/dd/yyyy), and is in compliance with the provisions of T.C.A. § 4-5-222.

I further certify the following:

Notice of Rulemaking Hearing filed with the Department of State on: 11/18/2020

Rulemaking Hearing(s) Conducted on: (add more dates). 01/11/2021

Date: February 1, 2021

Signature: ____________________________________________

Name of Officer: Stephen Smith
Title of Officer: Director, Division of TennCare
Agency/Board/Commission: Division of TennCare
Rule Chapter Number(s): 1200-13-20

All rulemaking hearing rules provided for herein have been examined by the Attorney General and Reporter of the State of Tennessee and are approved as to legality pursuant to the provisions of the Administrative Procedures Act, Tennessee Code Annotated, Title 4, Chapter 5.

Herbert H. Slatery III
Attorney General and Reporter
Feb 17, 2021

Department of State Use Only

Filed with the Department of State on: 2/17/2021
Effective on: 5/18/2021

Tre Hargett
Secretary of State

RECEIVED
2021 FEB 17 PM 3:53
SECRETARY OF STATE PUBLICATIONS
Public Hearing Comments

One copy of a document that satisfies T.C.A. § 4-5-222 must accompany the filing.

There were no comments on these rules
Regulatory Flexibility Addendum

Pursuant to T.C.A. §§ 4-5-401 through 4-5-404, prior to initiating the rule making process, all agencies shall conduct a review of whether a proposed rule or rule affects small business.

The rule amendments do not specifically affect small businesses.
Impact on Local Governments

Pursuant to T.C.A. §§ 4-5-220 and 4-5-228 “any rule proposed to be promulgated shall state in a simple declarative sentence, without additional comments on the merits of the policy of the rules or regulation, whether the rule or regulation may have a projected impact on local governments.” (See Public Chapter Number 1070 (http://publications.tnsosfiles.com/acts/106/pub/pc1070.pdf) of the 2010 Session of the General Assembly.)

The rules are not anticipated to have an impact on local governments.
Additional Information Required by Joint Government Operations Committee

All agencies, upon filing a rule, must also submit the following pursuant to T.C.A. § 4-5-226(i)(1).

(A) A brief summary of the rule and a description of all relevant changes in previous regulations effectuated by such rule;

These rules are being promulgated to implement the Katie Beckett program required by T.C.A. § 71-5-164 as approved by CMS in the TennCare 1115 demonstration waiver.

(B) A citation to and brief description of any federal law or regulation or any state law or regulation mandating promulgation of such rule or establishing guidelines relevant thereto;

The Rules are lawfully adopted by the Bureau of TennCare in accordance with T.C.A. §§ 4-5-202, 71-5-105, 71-5-106, 71-5-109, 71-5-110, 71-5-111, 71-5-112, 71-5-164 and TennCare II/III Section 1115(a) Medicaid Demonstration Waiver Extension.

(C) Identification of persons, organizations, corporations or governmental entities most directly affected by this rule, and whether those persons, organizations, corporations or governmental entities urge adoption or rejection of this rule;

The persons and entities most directly affected these rules amendments are TennCare enrollees, providers, and managed care contractors. The governmental entity most directly affected by these rules is the Division of TennCare, Tennessee Department of Finance & Administration.

(D) Identification of any opinions of the attorney general and reporter or any judicial ruling that directly relates to the rule or the necessity to promulgate the rule;

The rules were approved by the Tennessee Attorney General. No additional opinion was given or requested.

(E) An estimate of the probable increase or decrease in state and local government revenues and expenditures, if any, resulting from the promulgation of this rule, and assumptions and reasoning upon which the estimate is based. An agency shall not state that the fiscal impact is minimal if the fiscal impact is more than two percent (2%) of the agency's annual budget or five hundred thousand dollars ($500,000), whichever is less;

The promulgation of these Rules (along with other Rules necessary for the implementation of the Katie Beckett program) is projected to increase state annual expenditures by $27,344,100.

(F) Identification of the appropriate agency representative or representatives, possessing substantial knowledge and understanding of the rule;

Donna K. Tidwell
Deputy General Counsel

(G) Identification of the appropriate agency representative or representatives who will explain the rule at a scheduled meeting of the committees;

Donna K. Tidwell
Deputy General Counsel

(H) Office address, telephone number, and email address of the agency representative or representatives who will explain the rule at a scheduled meeting of the committees; and

310 Great Circle Road
Nashville, TN 37243
(615) 507-6852
donna.tidwell@tn.gov
Any additional information relevant to the rule proposed for continuation that the committee requests.

GW10121008FR.KB.dt
1200-13-20-.02 DEFINITIONS AND ACRONYMS.

(#) Continued Eligibility Group Part C. See definition in Rule 1200-13-01-.02.

(#) Katie Beckett Group Part A. See definition in Rule 1200-13-01-.02.

(#) Katie Beckett Program. See definition in Rule 1200-13-01-.02.

(#) Medicaid Diversion Group Part B. See definition in Rule 1200-13-01-.02.

(89) Qualifying Medical Condition. A medical condition included on a list of conditions established by TennCare which will render a qualified uninsured applicant medically eligible.

(9094) Redetermination. The process by which TennCare evaluates the ongoing eligibility status of TennCare Medicaid enrollees who are considered a part of the Core Medicaid Population, as well as TennCare Standard, and CoverKids, Katie Beckett Group Part A, and Continued Eligibility Group Part C enrollees. This is a periodic process that is conducted at specified intervals. The process is conducted according to TennCare’s, or its designee’s, policies and procedures. This and is also referred to as “Renewal.” The Medicaid Diversion Group Part B, including redetermination of eligibility, will be administered by the Department of Intellectual and Developmental Disabilities (DIDD).

1200-13-20-.08 AGED, BLIND OR DISABLED CATEGORIES.

(8) Katie Beckett Program-related Eligibility Groups.

(a) Katie Beckett Group Part A.

1. Definition: See Rule .02.


3. Special Eligibility Requirements:

(i) Individual must be younger than eighteen (18) years of age.

(ii) Individual must meet the medical level of care requirements according to Rule 1200-13-01-.11.
(iii) Individual must not be financially eligible for any other category of TennCare Medicaid or TennCare Standard.

(iv) Third Party Liability (TPL).

(I) Katie Beckett Group Part A enrollees shall be covered by either employer-sponsored insurance or private insurance, at all times. The employer-sponsored insurance or private insurance plans must include minimum essential coverage, as defined by 45 CFR 156.110(a).

(II) If an eligible child attests to having TPL at the time of application, a notice requesting proof of TPL and the amount of the monthly TPL premium will be sent to the child. The child will have twenty (20) days from the date of the notice requesting proof of TPL and the amount of monthly TPL premiums to provide the requested information. If the requested information is not provided in a timely manner, the application will be denied for failure to respond.

(III) If an eligible child does not have TPL at the time of application, the child will be enrolled in Katie Beckett Group Part A and will be required to submit proof of TPL and the amount of the monthly TPL premiums.

I. The timeline for submitting proof of TPL will be as follows:

A. Katie Beckett Group Part A enrollees who are enrolled on or before October 1 will have until January 15 of the immediately following calendar year to submit proof of TPL.

B. Katie Beckett Group Part A enrollees who are enrolled between October 2 and December 31 will have until January 15 of the second following calendar year to submit proof of TPL.

II. Failure to timely submit proof of TPL

A. Enrollees who fail to submit proof of TPL in accordance with the timelines provided in Subitem I will receive an ex parte review of eligibility for other categories of TennCare Medicaid.

B. If the ex parte review does not result in enrollment in another category of eligibility, the enrollee will be sent a questionnaire to determine if the enrollee’s circumstances have changed since the last review that would result in eligibility for other categories of TennCare Medicaid. The questionnaire must be returned within twenty (20) days from the date of the questionnaire.

C. If the enrollee does not timely return the questionnaire or if the answers provided on the questionnaire do not result in enrollment in another category of eligibility, the enrollee will be sent a notice of termination informing the enrollee that Katie Beckett Group Part A coverage will be terminated twenty (20) days from the date of the termination notice if proof of TPL is not submitted prior to the date of termination.

(IV) Calculating an eligible child’s portion of monthly TPL premiums.
I. The eligible child's portion of the family's monthly TPL premium is calculated by dividing the total amount of the family's monthly TPL premium by the number of individuals covered by the TPL.

II. If a parent of the eligible child is required to purchase TPL in order for the eligible child to have TPL coverage, the parent's portion of the monthly TPL premium will be included in the child's portion of the TPL when calculating the Katie Beckett Group Part A premium.

(V) Katie Beckett Group Part A enrollees must report any changes in TPL within ten (10) days of the change. Changes in TPL that must be reported include, but are not limited to:

I. Loss of TPL;

II. Change of TPL provider; or

III. Change in monthly TPL premium.

(VI) Loss of TPL

I. If a Katie Beckett Group Part A enrollee loses TPL coverage and notifies TennCare, the enrollee will receive a notice requiring proof of new TPL. The enrollee will have sixty (60) days from the date of notice to submit proof of the new TPL.

II. If the enrollee does not submit proof of TPL within 60 days of the date of the notice, the enrollee will be sent a questionnaire to determine if the enrollee's circumstances have changed since the last review that would result in eligibility for other categories of TennCare Medicaid. The questionnaire must be returned within twenty (20) days from the date of the questionnaire.

III. If the enrollee does not timely return the questionnaire or if the answers provided on the questionnaire do not result in enrollment in another category of eligibility, the enrollee will be sent a notice of termination informing the enrollee that Katie Beckett Group Part A benefits will be terminated twenty (20) days from the date of termination if proof of the new TPL is not submitted prior to the date of termination.

(VII) A Katie Beckett Group Part A enrollee who did not have TPL at the time of application and is disenrolled from Katie Beckett Group Part A for failing to timely submit proof of TPL will be eligible to transition to Medicaid Diversion Group Part B if a Medicaid Diversion Group Part B slot is available.

(VIII) Katie Beckett Group Part A Hardship Exception for Assistance with Premium Payments.

I. If an eligible child applying for Katie Beckett Group Part A does not have TPL at the time of enrollment, the child may request assistance with premium payments through a hardship exception if the following hardship exception requirements are met:
A. The cost of the eligible child’s portion of all available employer-sponsored or private insurance exceeds five percent (5%) of the family’s household income according to MAGI methodology; or

B. The child’s household income is less than four hundred percent (400%) of the FPL according to MAGI methodology and neither of the child’s parents have access to employer-sponsored insurance.

II. A hardship exception for assistance with premium payments shall not be available for an eligible child who has TPL at the time of enrollment, even if such coverage is later lost and new TPL coverage must be obtained.

III. Assistance with premium payments is limited to the lesser of the amount by which the child’s portion of the family’s monthly TPL premium exceeds the child’s Katie Beckett Group Part A premium, as detailed below, or the lowest cost silver level child only plan in the highest rating region in Tennessee offered through the Federally Facilitated Marketplace. The amount of TPL premium assistance may be appealed within forty (40) days of the date of the notice.

IV. The denial of a request for a hardship exception for assistance with premium payments may be appealed within forty (40) days of the date of the denial notice.

V. The loss of assistance with premium payments resulting from a change in an enrollee’s TPL may be appealed within forty (40) days of the date of the assistance with premium payments termination notice. If the termination of assistance with premium payments is timely appealed, the assistance with premium payments will continue until the conclusion of the appeal process.

(v) Katie Beckett Group Part A Premiums.

(I) Households with income above one hundred fifty percent (150%) of the FPL according to MAGI methodology will be required to pay a monthly premium through automatic electronic bank drafts. The amount of the premium will be based on a sliding scale. As set out in the table below, the family’s FPL percentage is determined based on their household income and household size according to MAGI methodology, and the amount of the monthly premium for each applicable FPL range is set to the percentage of the income of a household size of two.

<table>
<thead>
<tr>
<th>Household Income (MAGI)</th>
<th>Premium % of income for a household size of two</th>
<th>Monthly Premium</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 150% - 250% FPL</td>
<td>1.5%</td>
<td>$25</td>
</tr>
<tr>
<td>&gt; 250% - 300% FPL</td>
<td>2.5%</td>
<td>$75</td>
</tr>
<tr>
<td>&gt; 300% - 400% FPL</td>
<td>3%</td>
<td>$125</td>
</tr>
<tr>
<td>&gt; 400% - 500% FPL</td>
<td>4%</td>
<td>$225</td>
</tr>
<tr>
<td>&gt; 500% FPL – No limit</td>
<td>5%</td>
<td>$350 + $70 for every 100% above 500% FPL</td>
</tr>
</tbody>
</table>
(II) Katie Beckett Group Part A premiums, as described in the above table, will be reduced by the costs associated with the eligible child's portion of the family's monthly TPL premiums. If the total amount of the eligible child's portion of the family's TPL premium is more than the eligible child's monthly Katie Beckett Group Part A premium, the child will not have Katie Beckett Group Part A premium obligations. See Subpart (iv) above for calculating the eligible child's portion of the family's monthly TPL premium payment.

(III) Initial enrollment shall not occur until the first month's Katie Beckett Group Part A premium has been paid in full and electronic automatic bank draft arrangements have been made for subsequent months unless the eligible child is not required to pay the monthly Katie Beckett Group Part A premium.

(IV) If the first month's Katie Beckett Group Part A premium is not paid in full within sixty (60) days of the date of the notice detailing the amount of the monthly premium obligation, the application will be denied.

I. If a timely appeal is filed, the Katie Beckett Group Part A program slot will be held until the conclusion of the appeal process.

II. If a timely appeal is not filed, the Katie Beckett Group Part A program slot will be released and a new application for Katie Beckett Group Part A will be required.

(V) Continuous enrollment in Katie Beckett Group Part A is contingent on timely payments of the monthly Katie Beckett Group Part A premium unless the eligible child does not have Katie Beckett Group Part A premium obligations.

(VI) If a Katie Beckett Group Part A enrollee is required to pay Katie Beckett Group Part A premiums after previously not having Katie Beckett Group Part A premium obligations, the enrollee will have sixty (60) days from the date of the notice detailing the amount of the monthly premium obligation to pay the first month’s Katie Beckett Group Part A premium in full and set up electronic automatic bank draft arrangements.

(VII) Once enrolled, if the Katie Beckett Group Part A premium payment is more than thirty (30) days in arrears, enrollees will be sent a notice of suspension informing the enrollee that Katie Beckett Group Part A benefits will be suspended twenty (20) days from the date of the suspension notice if premium payments are not paid in full prior to the date of suspension. If suspended, Katie Beckett Group Part A program benefits will return to active status retroactive to the date they were suspended if:

I. Past due premium payments are paid in full while the enrollee is in suspended status; or

II. Benefits were suspended as the result of administrative error.

(VIII) If any part of a Katie Beckett Group Part A premium payment is more than sixty (60) days in arrears, enrollees will be sent a notice of termination informing the enrollee that Katie Beckett Group Part A benefits will be terminated twenty (20) days from the date of the termination notice if past due Katie Beckett Group Part A premium payments are not paid in full prior
to the date of termination. If the outstanding premium amounts owed are paid in full at any point prior to the effective date of termination, program benefits will return to active status retroactive to the date they were suspended. A Katie Becket Group Part A enrollee who is terminated from Katie Beckett Group Part A for failing to pay the monthly Katie Beckett Group Part A premium will be eligible to transition to Medicaid Diversion Group Part B if a Medicaid Diversion Group Part B slot is available.

(IX) Once enrolled in Katie Beckett Group Part A, increases in the household income of an enrollee for Katie Beckett Group Part A premium purposes will not need to be reported until the annual renewal process in accordance with Rule .09. Enrollee income changes must be reported within ten (10) days of the occurrence in accordance with Rule .03(2)(a).

(X) If a Katie Beckett Group Part A enrollee reports a change in the household income that results in a change in the Katie Beckett Group Part A premium, the enrollee will receive a notice informing the enrollee of the new Katie Beckett Group Part A premium payment amount.

(vi) Eligibility and enrollment into Katie Beckett Group Part A is contingent upon a slot being available in accordance with Chapter 1200-13-01.

4. Eligibility will be based upon a household size of one (1).

5. Income Limitations: Income shall not exceed three hundred percent (300%) of the SSI Federal Benefit Rate for an individual. Parent-to-child deeming rules shall not apply.

6. Resource Limitations: Resources shall not exceed two thousand dollars ($2,000.00) for an individual. Parent-to-child deeming rules shall not apply.

7. Effective Date of Eligibility: Eligibility begins on the date that the first month’s Katie Beckett Group Part A premium is paid in full and electronic automatic bank draft arrangements have been made for subsequent months. If an eligible child is not required to pay Katie Beckett Group Part A premiums, eligibility begins on the date the individual is determined to be eligible.

8. Upon turning age eighteen (18), individuals enrolled in Katie Beckett Group Part A may remain enrolled in Katie Beckett Group Part A for up to twelve (12) months following the enrollee’s eighteenth (18th) birthday if an application for SSI is pending or in appeal status.

(b) Medicaid Diversion Group Part B.

1. Definition: See Rule .02

2. Technical Requirements: See Rule .04

3. Special Eligibility Requirements:

   (i) Individual must be younger than eighteen (18) years of age.

   (ii) Individual must meet the medical level of care requirements according to Rule 1200-13-01-.11.

   (iii) Individual must not be financially eligible for any other category of TennCare Medicaid or TennCare Standard.
Eligibility and enrollment into Medicaid Diversion Group Part B is contingent upon a slot being available in accordance with Chapter 1200-13-01.

4. Eligibility will be based upon a household size of one (1).

5. Income Limitations: Income shall not exceed three hundred percent (300%) of the SSI Federal Benefit Rate for an individual. Parent-to-child deeming rules shall not apply.

6. Resource Limitations: Resources shall not exceed two thousand dollars ($2,000.00) for an individual. Parent-to-child deeming rules shall not apply.

7. Effective Date of Eligibility: Eligibility begins on the Application File Date, according to Rule .05, or the date all eligibility requirements are met, whichever is later.

8. Medicaid Diversion Group Part B will be administered by the Department of Intellectual and Developmental Disabilities (DIDD). DIDD will also administer Medicaid Diversion Group Part B redeterminations.

(c) Continued Eligibility Group Part C.

1. Definition: See Rule .02

2. Technical Requirements: See Rule .04

3. Special Eligibility Requirements:

   (i) Individual who is losing eligibility for TennCare Medicaid and who is younger than eighteen (18) years of age.

   (ii) Individual must meet the medical level of care requirements according to Rule 1200-13-01-11.

   (iii) Individual would be eligible to enroll in Katie Beckett Group Part A if a Katie Beckett Group Part A slot was available.

   (iv) No Katie Beckett Group Part A slots are available.

4. Eligibility will be based upon a household size of one (1).

5. Income Limitations: Income shall not exceed three hundred percent (300%) of the SSI Federal Benefit Rate for an individual. Parent-to-child deeming rules shall not apply.

6. Resource Limitations: Resources shall not exceed $2,000.00 for an individual. Parent-to-child deeming rules shall not apply.

7. If an enrollee is terminated from the Continued Eligibility Group Part C, the individual will have to reapply for Katie Beckett Group Part A with enrollment in Katie Beckett Group Part A being limited to slot availability.

8. If an enrollee is terminated from the Continued Eligibility Group Part C because of an administrative error, the individual will be eligible to re-enroll in the Continued Eligibility Group Part C.

9. Upon turning age eighteen (18), Continued Eligibility Group Part C enrollees may remain enrolled in the Continued Eligibility Group Part C for up to twelve (12) months.
following the eighteenth (18th) birthday if an application for SSI is pending or in appeal status.

1200-13-20-.09  REDETERMINATION AND TERMINATION.

(1)  Redetermination of eligibility for TennCare Medical Assistance.

  (f)  An individual who has been determined eligible for TennCare Medicaid under the rules for Katie Beckett Group Part A or Continued Eligibility Group Part C will be required to verify continued eligibility annually. If the individual is found to no longer be eligible through this review, the individual will be reviewed using the redetermination process set forth in this paragraph.