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# SENATE BILL No. 1

AM000104 has been incorporated into introduced printing.

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**Synopsis:** Human services matters.

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2026

IN 1—LS 6602/DI 104



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Introduced

Second Regular Session of the 124th General Assembly (2026)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in **this style type**, and deletions will appear in ~~this style type~~.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 2025 Regular Session of the General Assembly.

## SENATE BILL No. 1

A BILL FOR AN ACT to amend the Indiana Code concerning human services and to make an appropriation.

*Be it enacted by the General Assembly of the State of Indiana:*

1 SECTION 1. IC 12-14-30-4, AS ADDED BY P.L.207-2017,  
2 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
3 JULY 1, 2026]: Sec. 4. (a) The division shall notify the United States  
4 Department of Agriculture and take any other action necessary for the  
5 state to

6                   (1) elect to participate in; and  
7                   (2) implement, beginning January 1, 2018;

8 **terminate the state's participation in the use of expanded categorical  
9 eligibility within SNAP unless required by federal law.**

10                   (b) The division: shall implement for the expanded categorical  
11                   eligibility a countable asset limitation for resources that does not  
12                   exceed five thousand dollars (\$5,000). In determining whether an  
13                   individual meets the resource requirement of this subsection, an  
14                   individual's funeral and burial resources, including both revocable and  
15                   irrevocable resources, may not be counted.

16                   (1) **may not apply gross income standards higher than the  
17                   standards specified in 7 U.S.C. 2014(c);**

2026

IN 1—LS 6602/DI 104



DOCUMENT HAS NOT BEEN CHECKED FOR ACCURACY

- (2) may not allow countable financial resources that are higher than the standards specified in 7 U.S.C. 2014(g)(1) other than the financial resources described in 7 U.S.C. 2014(g)(2)(D); and
- (3) may apply alternate vehicle allowance standards authorized by 7 U.S.C. 2014(g)(2)(D).

(c) The division may adopt rules under IC 4-22-2 necessary to implement this section.

(d) Before November 1, 2018, the division shall submit a report in an electronic format under IC 5-14-6 to the legislative council concerning the projected total amounts that individuals receiving SNAP benefits would be required to repay over the period beginning January 1, 2018, and ending December 31, 2019, due to positive errors, in which individuals are approved for an amount in error and then are required to repay the amount. The projected total amounts must be based on the amounts that individuals receiving SNAP benefits have been required to repay over the period beginning January 1, 2018, and ending September 30, 2018, due to positive errors.

SECTION 2. IC 12-14-30-9 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: **Sec. 9. (a) An individual is not eligible to receive SNAP benefits unless the individual is a resident of the United States who meets at least one (1) of the following:**

**(1) Is a citizen or national of the United States.**

(2) Is an alien lawfully admitted for permanent residence (as defined in 8 U.S.C. 1101(a)(20) as an immigrant (as defined in 8 U.S.C. 1101(a)(15)), not including the following:

(A) An alien visitor.

(B) A tourist.

(C) A diplomat.

(D) A student.

**(E) Any other individual admitted temporarily without intent to abandon the individual's residence in a foreign country.**

(3) Is an alien who has been granted the status of Cuban or Haitian entrant, as set forth in Section 501(e) of the Refugee Education Assistance Act of 1980.

**(4) Is an individual lawfully residing in the United States in accordance with a Compact of Free Association under 8 U.S.C. 1612(b)(2)(G).**



1       **enrollment and eligibility recertification by verifying citizenship or**  
 2       **eligible alien status using the Systematic Alien Verification for**  
 3       **Entitlements (SAVE) online service.**

4       (c) If the division is unable to verify eligibility under  
 5       subsection (b), the division shall verify citizenship through an  
 6       acceptable form of proof of citizenship or eligible alien status. An  
 7       acceptable form of proof includes the following:

- 8           (1) A certified birth certificate.
- 9           (2) United States passport.
- 10           (3) United States Customs and Immigration Service  
               documentation.

12       The individual shall submit the documentation to the division  
 13       required for verification under this subsection.

14       (d) The division shall submit to the United States Department  
 15       of Agriculture information concerning any household member for  
 16       whom the division is unable to verify eligible citizenship or  
 17       immigration status, regardless of whether the household member  
 18       is applying to participate in SNAP as a member of the household.

19       (e) Notwithstanding any option set forth in 7 CFR 273.11(c)(3),  
 20       the division:

- 21           (1) shall consider the entire income and financial resources  
               of any individual determined to be ineligible to participate in  
               SNAP under subsection (a) or 7 U.S.C. 2015(f) when  
               determining the eligibility and benefit allotment of the  
               household of which the individual is a member; and
- 22           (2) may not prorate or exclude the income or financial  
               resources of the ineligible individual.

23       SECTION 3. IC 12-15-1-24, AS AMENDED BY THE  
 24       TECHNICAL CORRECTIONS BILL OF THE 2026 GENERAL  
 25       ASSEMBLY, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
 26       JANUARY 1, 2027]: Sec. 24. (a) Except as required under federal law,  
 27       the office of the secretary may not accept self-attestation of any of the  
 28       following in the administration of the Medicaid program without  
 29       verification before enrollment:

- 30           (1) Income.
- 31           (2) Residency.
- 32           (3) Age.
- 33           (4) Household composition.
- 34           (5) Caretaker or relative status.
- 35           (6) Receipt of other coverage.

36       (b) The office of the secretary shall enter into a data matching  
 37       agreement with:



- (1) the state lottery commission; and
- (2) the Indiana gaming commission;

3 to, on at least a monthly basis, identify individuals receiving Medicaid  
4 assistance with lottery and gambling winnings of at least three  
5 thousand dollars (\$3,000). Upon verification of any winnings resulting  
6 in the individual no longer being eligible for Medicaid, the office of the  
7 secretary shall terminate the individual's enrollment.

8 (c) On at least a monthly basis, the office of the secretary shall  
9 review vital statistics information provided by the Indiana department  
10 of health under IC 16-19-3-19 to determine removal of deceased  
11 individuals from Medicaid enrollment.

12 (d) On at least a quarterly basis, the office of the secretary shall  
13 receive and review information from the department of state revenue  
14 and the department of workforce development concerning Medicaid  
15 recipients that indicates a change in circumstances that may affect  
16 eligibility, including changes to employment or wages.

20 (1) adjusted gross income; and  
21 (2) family composition;

22 that indicates a change in circumstances that may affect Medicaid  
23 eligibility.

34 (h) Upon receiving information concerning a Medicaid recipient  
35 that indicates a change in circumstances that may affect Medicaid  
36 eligibility, the office of the secretary shall promptly conduct an  
37 eligibility redetermination for the recipient.



based upon a modified adjusted gross income standard under 42 CFR 435.603, including adults eligible under 42 U.S.C. 1396u-1.

**(2) At least one (1) time every twelve (12) months for any other Medicaid recipient.**

SECTION 4. IC 12-15-1-25, AS ADDED BY P.L.126-2025, SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 25. (a) Unless prohibited by federal law and on at least a monthly basis, the office of the secretary shall review the following to assess continuous eligibility of Medicaid recipients:

(1) The following information maintained by the United States Social Security Administration:

- (A) Earned income information.
- (B) Death register information.
- (C) Incarceration records.
- (D) Supplemental security income information.
- (E) Beneficiary records.
- (F) Earnings information.
- (G) Pension information.

(2) The following information maintained by the United States Department of Health and Human Services:

- (A) Income and employment information maintained in the national directory of new hires data base.
- (B) Child support enforcement data.

(3) Change of address or mail forwarding address information maintained by the United States Postal Service.

(4) Payment and earnings information maintained by the United States Department of Housing and Urban Development.

(5) National fleeing felon information maintained by the United States Federal Bureau of Investigation.

(6) Tax filing information maintained by the United States Department of the Treasury.

(b) The office of the secretary may contract with an independent third party for additional data base searches that may contain information that indicates a change in circumstances that may affect Medicaid applicant or recipient eligibility.

(c) At least one (1) time per month, the office of the secretary shall transmit information to the United States Department of Health and Human Services required by 42 U.S.C. 1396a(uu) to prevent Medicaid enrollment in more than one (1) state.

SECTION 5. IC 12-15-2-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JANUARY 1, 2027]: Sec. 2. The county

2026

IN 1—LS 6602/DI 104



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1 office shall determine eligibility and shall certify to the office at the  
 2 time and in the manner required by the office a list of individuals who  
 3 have been found eligible to receive Medicaid and the effective date for  
 4 the payment of assistance under this chapter. The date must be:

5       **(1) not earlier than one (1) month before the first day of the**  
 6       **month in which the application or request is made for**  
 7       **individuals eligible under IC 12-15-44.5; and**

8       **(2) not earlier than two (2) months before the first day of the**  
 9       **month in which an application or request is made for any**  
 10      **other individual not described in subdivision (1).**

11      SECTION 6. IC 12-15-2-17.2 IS ADDED TO THE INDIANA  
 12      CODE AS A NEW SECTION TO READ AS FOLLOWS  
 13      [EFFECTIVE JULY 1, 2026]: Sec. 17.2. **(a) This section is effective**  
 14      **October 1, 2026.**

15      **(b) Except as otherwise provided by federal law, the office of**  
 16      **the secretary shall count any income of a household member who**  
 17      **is ineligible due to the household member's immigration status**  
 18      **when calculating and determining an individual's financial**  
 19      **eligibility for Medicaid.**

20      **(c) The office of the secretary shall apply for any Medicaid**  
 21      **state plan amendment necessary to implement this section.**

22      SECTION 7. IC 12-15-2.5-1 IS AMENDED TO READ AS  
 23      FOLLOWS [EFFECTIVE OCTOBER 1, 2026]: Sec. 1. **(a) This**  
 24      **section does not apply to any alien for whom federal financial**  
 25      **participation is unavailable under 42 U.S.C. 1396b(v)(5) or any**  
 26      **alien who has not satisfied the requirements of 8 U.S.C. 1613.**

27      **(b) A person who:**

28       **(1) is classified as a refugee (as defined in 8 U.S.C. 1101)**  
 29       **lawfully admitted for permanent residence (as defined in 8**  
 30       **U.S.C. 1101(a)(20);**

31       **(2) has been granted the status of Cuban or Haitian entrant**  
 32       **under Section 501(e) of the Refugee Education Assistance**  
 33       **Act of 1980; or**

34       **(3) lawfully resides in the United States in accordance with**  
 35       **a Compact of Free Association under 8 U.S.C. 1612(b)(2)(G);**

36      is eligible for all services under this article as if the person were  
 37      classified as a citizen of the United States.

38      SECTION 8. IC 12-15-2.5-3, AS AMENDED BY P.L.1-2007,  
 39      SECTION 121, IS AMENDED TO READ AS FOLLOWS  
 40      [EFFECTIVE OCTOBER 1, 2026]: Sec. 3. A person who is in the  
 41      United States without permission of the United States Citizenship and  
 42      Immigration Services and who does not meet the requirements of 42



1        **U.S.C. 1396b(v)(5)** is not entitled to receive assistance under this  
 2        article.

3            SECTION 9. IC 12-15-2.5-3.5 IS ADDED TO THE INDIANA  
 4        CODE AS A NEW SECTION TO READ AS FOLLOWS  
 5        [EFFECTIVE JULY 1, 2026]: **Sec. 3.5. (a) This section is effective**  
 6        **October 1, 2026.**

7            **(b) The office of the secretary shall do the following:**

8            **(1) Verify citizenship or satisfactory immigration status for**  
 9        **each applicant, recipient, or identified household member of**  
 10      **an applicant or recipient.**

11      **(2) Either:**

12            **(A) after a reasonable opportunity period to verify**  
 13        **citizenship or satisfactory immigration status where the**  
 14        **status could not be verified; or**

15            **(B) upon receipt of verification that indicates that the**  
 16        **applicant, recipient, or household member is not a**  
 17        **United States citizen or lacks satisfactory immigration**  
 18        **status and has entered the United States without**  
 19        **inspection or admission, or has remained beyond the**  
 20        **expiration of an authorized period of stay;**

21            **promptly refer the applicant, recipient, or household**  
 22        **member of an applicant or recipient to the United States**  
 23        **Department of Homeland Security or any other appropriate**  
 24        **federal authority for further investigation and enforcement.**

25            SECTION 10. IC 12-15-4-1.3 IS ADDED TO THE INDIANA  
 26        CODE AS A NEW SECTION TO READ AS FOLLOWS  
 27        [EFFECTIVE JULY 1, 2026]: **Sec. 1.3. (a) This section is effective**  
 28        **October 1, 2026.**

29            **(b) The office shall include a field concerning an applicant's**  
 30        **immigration status on any Medicaid presumptive eligibility**  
 31        **application used for the Medicaid program.**

32            **(c) A hospital, clinic, or other qualified entity conducting a**  
 33        **presumptive eligibility determination shall collect and transmit the**  
 34        **required information concerning the applicant's immigration**  
 35        **status as part of the individual's presumptive eligibility application.**

36            **(d) A presumptive eligibility application may not be approved**  
 37        **unless the applicant's immigration status has been verified to meet**  
 38        **the requirements set forth in IC 12-15-2.5-1.**

39            SECTION 11. IC 12-15-44.5-1.5 IS ADDED TO THE INDIANA  
 40        CODE AS A NEW SECTION TO READ AS FOLLOWS  
 41        [EFFECTIVE UPON PASSAGE]: **Sec. 1.5. As used in this chapter,**  
 42        **"office" refers to the office of the secretary.**



1 SECTION 12. IC 12-15-44.5-3, AS AMENDED BY  
2 P.L.126-2025, SECTION 9, IS AMENDED TO READ AS FOLLOWS  
3 [EFFECTIVE JULY 1, 2026]: Sec. 3. (a) The healthy Indiana plan is  
4 established. **The secretary shall oversee the plan and has the**  
5 **authority to set policy for the plan in compliance with this chapter.**

6 (b) The office, **under the direction of the secretary**, shall  
7 administer the plan.

8 (c) The adult group described in 42 CFR 435.119 may be eligible  
9 for the plan if the conditions in section 4 of this chapter are met and if  
10 the individual meets at least one (1) of the following:

11 (1) Is working at least ~~twenty (20)~~ **eighty (80)** hours per week ~~on~~  
12 ~~a monthly average~~: **month**.

13 (2) Is participating in and complying with the requirements of a  
14 work program for at least ~~twenty (20)~~ **eighty (80)** hours per  
15 week, ~~as determined by the office~~: **month**.

16 (3) Is volunteering **or performing community service** at least  
17 ~~twenty (20)~~ **eighty (80)** hours per week, ~~as determined by the~~ **office**: **month**.

18 (4) Undertakes a combination of the activities described in  
19 subdivision (1), (2), or (3) for a combined total of at least ~~twenty~~  
20 ~~(20)~~ **eighty (80)** hours per week, ~~as determined by the office~~: **month**.

21 (5) Participates in and complies with the **work** requirements of  
22 a ~~workfare~~ program, ~~as determined by the office~~: **the TANF**  
23 **program or SNAP**.

24 (6) Receives ~~unemployment compensation~~ and complies with  
25 federal and state work requirements under the ~~unemployment~~  
26 compensation system. Has:

27 (A) **a monthly income of at least the applicable**  
28 **minimum wage requirement under 29 U.S.C. 206**,  
29 **multiplied by eighty (80) hours; or**

30 (B) **an average monthly income in the preceding six (6)**  
31 **months that is not less than the applicable minimum**  
32 **wage requirements under 29 U.S.C. 206**, **multiplied by**  
33 **eighty (80) hours and is a seasonal worker as defined**  
34 **under 26 U.S.C. 45R(d)(5)(B)**.

35 (7) Participates in a ~~substance use~~ **drug addiction or alcoholic**  
36 treatment and rehabilitation program, ~~as defined in~~ **7 U.S.C.**  
37 **2012(h)**.

38 (8) Is medically certified as ~~physically or mentally unfit for~~  
39 ~~employment~~ **medically frail** (as defined in 42 CFR  
40 **440.315(f)**).

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1 (9) Is:

(A) pregnant;

**(B) entitled to postpartum medical assistance under 42 U.S.C. 1396a(e)(5) or 42 U.S.C. 1396a(e)(16); or is**  
**(C) a parent, guardian, or caretaker relative responsible for the care of a dependent child less than six (6) fourteen (14) years of age.**

(10) Is a parent, spouse, or caretaker family caregiver under **Section 2 of the RAISE Family Caregivers Act** personally providing the care for an individual with a serious medical condition or a disability.

12 (11) Is an individual who has been released from incarceration  
13 for less than ninety (90) days. is an inmate of a public  
14 institution.

15 (12) Is an Indiana resident enrolled in and attending an  
16 accredited educational program ~~full~~ **at least half** time.

19 (A) an Indian;

20 (B) an urban Indian; or

21 (C) a California Indian;

22 or has otherwise been determined eligible as an Indian by the  
23 federal Indian Health Service.

28 An individual must meet the Medicaid residency requirements under  
29 IC 12-15-4-4 and this article to be eligible for the plan.

30 (d) The following individuals are not eligible for the plan:

31 (1) An individual who participates in the federal Medicare  
32 program (42 U.S.C. 1395 et seq.).

(2) An individual who is otherwise eligible and enrolled for medical assistance.

35 (e) The department of insurance and the office of the secretary  
36 shall provide oversight of the marketing practices of the plan.

37 (f) The office shall promote the plan and provide information to  
38 potential eligible individuals who live in medically underserved rural  
39 areas of Indiana.

2026

IN 1—LS 6602/DI 104



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1 participation in the plan.

2 (h) The office shall establish standards for consumer protection,  
3 including the following:

4 (1) Quality of care standards.

5 (2) A uniform process for participant grievances and appeals.

6 (3) Standardized reporting concerning provider performance,  
7 consumer experience, and cost.

8 (i) A health care provider that provides care to an individual who  
9 receives health coverage under the plan shall also participate in the  
10 Medicaid program under this article.

11 (j) The following do not apply to the plan:

12 (1) IC 12-15-12.

13 (2) IC 12-15-13.

14 (3) IC 12-15-14.

15 (4) IC 12-15-15.

16 (5) IC 12-15-21.

17 (6) IC 12-15-26.

18 (7) IC 12-15-31.1.

19 (8) IC 12-15-34.

20 (9) IC 12-15-35.

21 (10) IC 16-42-22-10.

22 SECTION 13. IC 12-15-44.5-3.5, AS AMENDED BY  
23 P.L.180-2022(ss), SECTION 16, IS AMENDED TO READ AS  
24 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3.5. (a) The plan  
25 must include the following in a manner and to the extent determined by  
26 the ~~office~~: **secretary**:

27 (1) Mental health care services.

28 (2) Inpatient hospital services.

29 (3) Prescription drug coverage, including coverage of a long  
30 acting, nonaddictive medication assistance treatment drug if the  
31 drug is being prescribed for the treatment of substance abuse.

32 (4) Emergency room services.

33 (5) Physician office services.

34 (6) Diagnostic services.

35 (7) Outpatient services, including therapy services.

36 (8) Comprehensive disease management.

37 (9) Home health services, including case management.

38 (10) Urgent care center services.

39 (11) Preventative care services.

40 (12) Family planning services:

41 (A) including contraceptives and sexually transmitted  
42 disease testing, as described in federal Medicaid law (42



1 U.S.C. 1396 et seq.); and  
2 (B) not including abortion or abortifacients.

3 (13) Hospice services.

4 (14) Substance abuse services.

5 (15) Donated breast milk that meets requirements developed by  
6 the office of Medicaid policy and planning.

7 (16) A service determined by the secretary to be required by  
8 federal law as a benchmark service under the federal Patient  
9 Protection and Affordable Care Act.

10 (b) The plan may not permit treatment limitations or financial  
11 requirements on the coverage of mental health care services or  
12 substance abuse services if similar limitations or requirements are not  
13 imposed on the coverage of services for other medical or surgical  
14 conditions.

15 (c) The plan may provide vision services and dental services only  
16 to individuals who regularly make the required monthly contributions  
17 for the plan as set forth in section 4.7(c) of this chapter.

18 (d) The benefit package offered in the plan:

19 (1) must be benchmarked to a commercial health plan described  
20 in 45 CFR 155.100(a)(1) or 45 CFR 155.100(a)(4); and  
21 (2) may not include a benefit that is not present in at least one (1)  
22 of these commercial benchmark options.

23 (e) The office shall provide to an individual who participates in the  
24 plan a list of health care services that qualify as preventative care  
25 services for the age, gender, and preexisting conditions of the  
26 individual. The office shall consult with the federal Centers for Disease  
27 Control and Prevention for a list of recommended preventative care  
28 services.

29 (f) The plan shall, at no cost to the individual, provide payment of  
30 preventative care services described in 42 U.S.C. 300gg-13 for an  
31 individual who participates in the plan.

32 (g) The plan shall, at no cost to the individual, provide payments  
33 of not more than five hundred dollars (\$500) per year for preventative  
34 care services not described in subsection (f). Any additional  
35 preventative care services covered under the plan and received by the  
36 individual during the year are subject to the deductible and payment  
37 requirements of the plan.

38 (h) ~~The office shall apply to the United States Department of  
39 Health and Human Services for any amendment to the waiver  
40 necessary to implement the providing of the services or supplies  
41 described in subsection (a)(15). This subsection expires July 1, 2024.~~

2026

IN 1—LS 6602/DI 104



DOCUMENT HAS NOT BEEN CHECKED FOR ACCURACY

1 P.L.216-2025, SECTION 12, IS AMENDED TO READ AS  
 2 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) The plan:

- 3 (1) is not an entitlement program;
- 4 (2) serves as an alternative to health care coverage under Title
- 5 XIX of the federal Social Security Act (42 U.S.C. 1396 et seq.);
- 6 (3) except as provided in section 4.2(a) of this chapter, must not
- 7 grant eligibility under the state Medicaid plan for medical
- 8 assistance under 42 U.S.C. 1396a; and
- 9 (4) must grant eligibility for the plan through an approved
- 10 demonstration project under 42 U.S.C. 1315.

11 (b) If any of the following occurs, the ~~office~~ secretary shall  
 12 terminate the plan in accordance with section 6(b) of this chapter:

- 13 (1) The:

14 (A) percentages of federal medical assistance available to  
 15 the plan for coverage of plan participants described in  
 16 Section 1902(a)(10)(A)(i)(VIII) of the federal Social  
 17 Security Act are less than the percentages provided for in  
 18 Section 2001(a)(3)(B) of the federal Patient Protection and  
 19 Affordable Care Act; and

20 (B) ~~office~~, after considering the modification and the  
 21 reduction in available funding, does not alter:

22 (i) the formula established under  
 23 IC 16-21-10-13.3(b)(1) to cover the amount of the  
 24 reduction in federal medical assistance; or

25 (ii) if applicable, the fee formula used to fund the  
 26 reimbursement for inpatient and outpatient hospital  
 27 services under IC 16-21-10-8.5 to cover the amount of  
 28 the reduction in federal medical assistance.

29 For purposes of this subdivision, "coverage of plan participants"  
 30 includes reimbursement, payments, contributions, and amounts  
 31 referred to in IC 16-21-10-13.3(b)(1)(A),  
 32 IC 16-21-10-13.3(b)(1)(C), and IC 16-21-10-13.3(b)(1)(D),  
 33 including reimbursement, payments, contributions, and amounts  
 34 incurred before termination of the plan.

- 35 (2) The:

36 (A) methodology of calculating the incremental fee set forth  
 37 in IC 16-21-10-13.3 is modified in any way that results in a  
 38 reduction in available funding;

39 (B) ~~office~~, after considering the modification and reduction  
 40 in available funding, does not alter:

41 (i) the formula established under  
 42 IC 16-21-10-13.3(b)(1) to cover the amount of the



1 reduction in fees; or  
 2 (ii) if applicable, the fee formula used to fund the  
 3 reimbursement for inpatient and outpatient hospital  
 4 services under IC 16-21-10-8.5 to cover the amount of  
 5 the reduction in fees; and  
 6 (C) office does not use alternative financial support to cover  
 7 the amount of the reduction in fees.  
 8 (3) The Medicaid waiver approving the plan is revoked,  
 9 rescinded, vacated, or otherwise altered in a manner that the  
 10 state cannot comply with the requirements of this chapter.  
 11 (c) If federal financial participation for recipients covered under  
 12 the plan is less than ninety percent (90%), the **office secretary** may  
 13 terminate the plan in accordance with section 6(b) of this chapter.  
 14 (d) If the plan is terminated under subsection (b), the secretary  
 15 may implement a plan for coverage of the affected population in a  
 16 manner consistent with the healthy Indiana plan (IC 12-15-44.2 (before  
 17 its repeal)) in effect on January 1, 2014:  
 18 (1) subject to prior approval of the United States Department of  
 19 Health and Human Services; and  
 20 (2) using funding from the incremental fee set forth in  
 21 IC 16-21-10-13.3.  
 22 (e) The **office secretary** may not operate the plan in a manner that  
 23 would obligate the state to financial participation beyond the level of  
 24 state appropriations or funding otherwise authorized for the plan.  
 25 (f) The office of the secretary shall submit annually to the budget  
 26 committee an actuarial analysis of the plan that reflects a determination  
 27 that sufficient funding is reasonably estimated to be available to  
 28 operate the plan.

29 SECTION 15. IC 12-15-44.5-4.2, AS ADDED BY P.L.126-2025,  
 30 SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
 31 UPON PASSAGE]: Sec. 4.2. (a) Notwithstanding section 3 of this  
 32 chapter, the **office of the** secretary shall amend the Medicaid state plan  
 33 to not include individuals described in 42 CFR 435.119. The **office of**  
 34 the secretary shall delay the effective date of the amendment to not  
 35 later than upon the completion of negotiations with the United States  
 36 Department of Health and Human Services for a 3.0 plan waiver and  
 37 an approved implementation of the waiver.  
 38 (b) The **office of the** secretary shall continue to operate the plan,  
 39 as in effect on January 1, 2025, until the effective date of a 3.0 plan  
 40 waiver authorized by the United States Department of Health and  
 41 Human Services or the expiration, termination, or vacatur of the waiver  
 42 authorizing the plan. **However, the following statutes shall be**



1       **implemented before the following dates:**

2       **(1) Section 3(c) of this chapter, before January 1, 2027.**

3       **(2) Section 5.7 of this chapter, before October 2, 2028.**

4       SECTION 16. IC 12-15-44.5-4.5, AS ADDED BY P.L.30-2016,  
 5       SECTION 30, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
 6       UPON PASSAGE]: Sec. 4.5. (a) An individual who participates in the  
 7       plan must have a health care account to which payments may be made  
 8       for the individual's participation in the plan.

9       (b) An individual's health care account must be used to pay the  
 10      individual's deductible for health care services under the plan.

11      (c) An individual's deductible must be at least two thousand five  
 12      hundred dollars (\$2,500) per year.

13      (d) An individual may make payments to the individual's health  
 14      care account as follows:

15       (1) An employer withholding or causing to be withheld from an  
 16       employee's wages or salary, after taxes are deducted from the  
 17       wages or salary, the individual's contribution under this chapter  
 18       and distributed equally throughout the calendar year.

19       (2) Submission of the individual's contribution under this chapter  
 20       to the office to deposit in the individual's health care account in  
 21       a manner prescribed by the ~~office~~ secretary.

22       (3) Another method determined by the ~~office~~ secretary.

23       SECTION 17. IC 12-15-44.5-4.7, AS AMENDED BY  
 24       P.L.126-2025, SECTION 12, IS AMENDED TO READ AS  
 25       FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 4.7. (a) To participate  
 26       in the plan, an individual must:

27       (1) apply for the plan on a form prescribed by the ~~office~~;  
 28       secretary;

29       **(2) comply with the requirements of section 3(c) of this  
 30       chapter for the three (3) consecutive months immediately  
 31       preceding the month the individual applies to the plan; and**  
 32       **(3) provide documentary evidence of compliance with  
 33       subdivision (2).**

34       **The secretary may not accept self-attestation by the applicant as  
 35       evidence of compliance.** The ~~office~~ secretary may develop and allow  
 36       a joint application for a household.

37       (b) A pregnant woman is not subject to the cost sharing provisions  
 38       of the plan. Subsections (c) through (g) do not apply to a pregnant  
 39       woman participating in the plan.

40       (c) An applicant who is approved to participate in the plan does  
 41       not begin benefits under the plan until a payment of at least:

42       (1) one-twelfth (1/12) of the annual income contribution amount;



14 (d) If an applicant who is approved to participate in the plan fails  
15 to make the initial payment into the individual's health care account, at  
16 least the following must occur:

17 (1) If the individual has an annual income that is at or below one  
18 hundred percent (100%) of the federal poverty income level, the  
19 individual's benefits are reduced as specified in subsection  
20 (e)(1).

(2) If the individual has an annual income of more than one hundred percent (100%) of the federal poverty income level, the individual is not enrolled in the plan.

27 (1) For an individual who has an annual income that is at or  
28 below one hundred percent (100%) of the federal income  
29 poverty level, the individual is:

30 (A) transferred to a plan that has a material reduction in  
31 benefits, including the elimination of benefits for vision and  
32 dental services; and

33 (B) required to make copayments for the provision of  
34 services that may not be paid from the individual's health  
35 care account.

36 (2) For an individual who has an annual income of more than  
37 one hundred percent (100%) of the federal poverty income level,  
38 the individual shall be terminated from the plan and may not  
39 reenroll in the plan for at least six (6) months.

40 (f) The state shall contribute to the individual's health care account  
41 the difference between the individual's payment required under this  
42 section and the plan deductible set forth in section 4.5(c) of this



1        chapter.

2        (g) A member shall remain enrolled with the same managed care  
 3        organization during the member's benefit period. A member may  
 4        change managed care organizations as follows:

5        (1) Without cause:

6                (A) before making a contribution or before finalizing  
 7                enrollment in accordance with subsection (d)(1); or  
 8                (B) during the annual plan renewal process.

9        (2) For cause, as determined by the office **under the direction**  
 10      **of the secretary.**

11      (h) The office may reimburse medical providers at the appropriate  
 12      Medicaid fee schedule rate for certified medical claims incurred prior  
 13      to the beginning of benefits under subsection (c) provided that the  
 14      claims:

15                (1) were incurred not more than thirty (30) days prior to the  
 16                individual's application; and

17                (2) are on behalf of an individual who:

18                        (A) is approved to participate in the plan;

19                        (B) is enrolled in the plan subject to the provisions in  
 20                        subsection (d); and

21                        (C) was eligible for the plan at the time care and services  
 22                        were furnished.

23        **(i) An enrolled individual in the plan must be in compliance**  
 24        **with section 3(c) of this chapter in each month in order to remain**  
 25        **enrolled in the plan.**

26        SECTION 18. IC 12-15-44.5-4.9, AS AMENDED BY  
 27        P.L.114-2018, SECTION 6, IS AMENDED TO READ AS FOLLOWS  
 28        [EFFECTIVE JANUARY 1, 2027]: Sec. 4.9. (a) An individual who is  
 29        approved to participate in the plan is eligible ~~for a twelve (12) month~~  
 30        ~~plan period~~ if the individual continues to meet the plan requirements  
 31        specified in this chapter.

32        (b) If an individual chooses to renew participation in the plan, the  
 33        individual is subject to ~~an annual a semiannual~~ renewal process ~~at the~~  
 34        ~~end of the benefit period~~ to determine continued eligibility for  
 35        participating in the plan. If the individual does not complete the  
 36        ~~renewal process, the individual may not reenroll in the plan for at least~~  
 37        ~~six (6) months.~~

38        (c) This subsection applies to participants who consistently made  
 39        the required payments in the individual's health care account. If the  
 40        individual receives the qualified preventative services recommended  
 41        to the individual during the year, the individual is eligible to have the  
 42        individual's unused share of the individual's health care account at the



1 end of the plan period, determined by the office, matched by the state  
 2 and carried over to the subsequent plan period to reduce the  
 3 individual's required payments. If the individual did not, during the  
 4 plan period, receive all qualified preventative services recommended  
 5 to the individual, only the nonstate contribution to the health care  
 6 account may be used to reduce the individual's payments for the  
 7 subsequent plan period.

8 (d) For individuals participating in the plan who, in the past, did  
 9 not make consistent payments into the individual's health care account  
 10 while participating in the plan, but:

11 (1) had a balance remaining in the individual's health care  
 12 account; and

13 (2) received all of the required preventative care services;  
 14 the **office secretary** may elect to offer a discount on the individual's  
 15 required payments to the individual's health care account for the  
 16 subsequent benefit year. The amount of the discount under this  
 17 subsection must be related to the percentage of the health care account  
 18 balance at the end of the plan year but not to exceed a fifty percent  
 19 (50%) discount of the required contribution.

20 (e) If an individual is no longer eligible for the plan, does not  
 21 renew participation in the plan at the end of the plan period, or is  
 22 terminated from the plan for nonpayment of a required payment, the  
 23 office shall, not more than one hundred twenty (120) days after the last  
 24 date of the plan benefit period, refund to the individual the amount  
 25 determined under subsection (f) of any funds remaining in the  
 26 individual's health care account as follows:

27 (1) An individual who is no longer eligible for the plan or does  
 28 not renew participation in the plan at the end of the plan period  
 29 shall receive the amount determined under STEP FOUR of  
 30 subsection (f).

31 (2) An individual who is terminated from the plan due to  
 32 nonpayment of a required payment shall receive the amount  
 33 determined under STEP SIX of subsection (f).

34 The office may charge a penalty for any voluntary withdrawals from the  
 35 health care account by the individual before the end of the plan benefit  
 36 year. The individual may receive the amount determined under STEP  
 37 SIX of subsection (f).

38 (f) The office, **under the direction of the secretary**, shall  
 39 determine the amount payable to an individual described in subsection  
 40 (e) as follows:

41 STEP ONE: Determine the total amount paid into the  
 42 individual's health care account under this chapter.



1 STEP TWO: Determine the total amount paid into the  
 2 individual's health care account from all sources.

3 STEP THREE: Divide STEP ONE by STEP TWO.

4 STEP FOUR: Multiply the ratio determined in STEP THREE by  
 5 the total amount remaining in the individual's health care  
 6 account.

7 STEP FIVE: Subtract any nonpayments of a required payment.

8 STEP SIX: Multiply the amount determined under STEP FIVE  
 9 by at least seventy-five hundredths (0.75).

10 **(g) The office of the secretary shall conduct an eligibility  
 11 redetermination for each plan participant at least one (1) time  
 12 every six (6) months.**

13 SECTION 19. IC 12-15-44.5-5, AS AMENDED BY  
 14 P.L.201-2023, SECTION 136, IS AMENDED TO READ AS  
 15 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. (a) A managed  
 16 care organization that contracts with the office to provide health  
 17 coverage, dental coverage, or vision coverage to an individual who  
 18 participates in the plan:

19 (1) is responsible for the claim processing for the coverage;  
 20 (2) shall reimburse providers at a rate that is not less than the  
 21 rate established by the secretary; and  
 22 (3) may not deny coverage to an eligible individual who has been  
 23 approved by the office to participate in the plan.

24 (b) A managed care organization that contracts with the office to  
 25 provide health coverage under the plan must incorporate cultural  
 26 competency standards established by the ~~office~~ secretary. The  
 27 standards must include standards for non-English speaking, minority,  
 28 and disabled populations.

29 SECTION 20. IC 12-15-44.5-5.5, AS ADDED BY P.L.30-2016,  
 30 SECTION 33, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE  
 31 UPON PASSAGE]: Sec. 5.5. The office, **under the direction of the  
 32 secretary**, shall refer any member of the plan who:

33 (1) is employed for less than twenty (20) hours per week; and  
 34 (2) is not a full-time student;  
 35 to a workforce training and job search program.

36 SECTION 21. IC 12-15-44.5-5.7, AS AMENDED BY  
 37 P.L.114-2018, SECTION 7, IS AMENDED TO READ AS FOLLOWS  
 38 [EFFECTIVE JULY 1, 2026]: Sec. 5.7. (a) Subject to appeal to the  
 39 office **and except as provided in subsection (b)**, an individual **may**  
 40 **shall** be held responsible under the plan for receiving nonemergency  
 41 services in an emergency room setting, including prohibiting the  
 42 individual from using funds in the individual's health care account to



1 pay for the nonemergency services and paying a copayment for the  
 2 services of at least:

- 3                   **(1) eight dollars (\$8) for an individual who has an income of**  
 4                   **one hundred percent (100%) or less of the federal poverty**  
 5                   **level; or**
- 6                   **(2) thirty-five dollars (\$35) for an individual who has an**  
 7                   **income of more than one hundred percent (100%) of the**  
 8                   **federal poverty level;**

9 for the nonemergency use of a hospital emergency department.

10                   **(b) However;** An individual may not be prohibited from using  
 11 funds in the individual's health care account to pay for nonemergency  
 12 services provided in an emergency room setting for a medical condition  
 13 that arises suddenly and unexpectedly and manifests itself by acute  
 14 symptoms of such severity, including severe pain, that the absence of  
 15 immediate medical attention could reasonably be expected by a prudent  
 16 layperson who possesses an average knowledge of health and medicine  
 17 to:

- 18                   (1) place an individual's health in serious jeopardy;
- 19                   (2) result in serious impairment to the individual's bodily  
 20                   functions; or
- 21                   (3) result in serious dysfunction of a bodily organ or part of the  
 22                   individual.

23                   **(c) In addition to the copayments described in subsection (a),**  
 24                   **the office of the secretary shall require a plan participant who has**  
 25                   **an income above one hundred percent (100%) of the federal**  
 26                   **poverty level to pay additional cost sharing requirements**  
 27                   **established by the office of the secretary in the amount of at least**  
 28                   **one dollar (\$1) and not more than thirty-five dollars (\$35).**

29                   **(d) Unless otherwise allowed by federal law, the total**  
 30                   **aggregate amount of cost sharing charges imposed on a quarterly**  
 31                   **basis for a plan participant under this chapter may not exceed five**  
 32                   **percent (5%) of the plan participant's family income.**

33                   SECTION 22. IC 12-15-44.5-6, AS AMENDED BY  
 34 P.L.216-2025, SECTION 13, IS AMENDED TO READ AS  
 35 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6. (a) For a state  
 36 fiscal year beginning July 1, 2018, and before July 1, 2024, the office,  
 37 after review by the state budget committee, may determine that no  
 38 incremental fees collected under IC 16-21-10-13.3 are required to be  
 39 deposited into the phase out trust fund established under section 7 of  
 40 this chapter. This subsection expires July 1, 2024.

41                   (b) If the plan is to be terminated for any reason, the **office**  
 42                   **secretary** shall, if required, provide notice of termination of the plan



1 to the United States Department of Health and Human Services and  
 2 begin the process of phasing out the plan.

3 (c) Before submitting:

4 (1) an extension of; or

5 (2) a material amendment to;

6 the plan to the United States Department of Health and Human  
 7 Services, the **office secretary** shall inform the Indiana Hospital  
 8 Association of the extension or material amendment to the plan.

9 SECTION 23. IC 12-15-44.5-8, AS AMENDED BY  
 10 P.L.152-2017, SECTION 35, IS AMENDED TO READ AS  
 11 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 8. The following  
 12 requirements apply to funds appropriated by the general assembly to  
 13 the plan and the incremental fee used for purposes of IC 16-21-10-13.3:

14 (1) At least eighty-seven percent (87%) of the funds must be  
 15 used to fund payment for health care services.

16 (2) An amount determined by the **office of the secretary** to fund:

17 (A) administrative costs of; and

18 (B) any profit made by;

19 a managed care organization under a contract with the office to  
 20 provide health coverage under the plan. The amount determined  
 21 under this subdivision may not exceed thirteen percent (13%) of  
 22 the funds.

23 SECTION 24. IC 12-15-44.5-9, AS AMENDED BY P.L.93-2024,  
 24 SECTION 113, IS AMENDED TO READ AS FOLLOWS  
 25 [EFFECTIVE UPON PASSAGE]: Sec. 9. The **office secretary** may  
 26 adopt rules under IC 4-22-2 necessary to implement:

27 (1) this chapter; or

28 (2) a Section 1115 Medicaid demonstration waiver concerning  
 29 the plan that is approved by the United States Department of  
 30 Health and Human Services.

31 SECTION 25. IC 12-15-44.5-10, AS AMENDED BY  
 32 P.L.126-2025, SECTION 13, IS AMENDED TO READ AS  
 33 FOLLOWS [EFFECTIVE JANUARY 1, 2027]: Sec. 10. (a) The  
 34 secretary has the authority to provide benefits to individuals eligible  
 35 under the adult group described in 42 CFR 435.119 only in accordance  
 36 with this chapter.

37 (b) The secretary shall limit enrollment in the plan to the number  
 38 of individuals that ensures that financial participation does not exceed  
 39 the level of state appropriations or other funding for the plan.

40 (c) The secretary may negotiate and make changes to the plan,  
 41 except that the secretary may not negotiate or change the plan in a way  
 42 that would do the following:



1 (1) Reduce the following:

2 (A) Contribution amounts below the minimum levels set

3 forth in section 4.7 of this chapter.

4 (B) Deductible amounts below the minimum amount

5 established in section 4.5(c) of this chapter.

6 (C) The number of hours required to satisfy the work

7 requirements specified in section 3(c)(1) of this chapter

8 unless expressly required by federal law.

9 (2) Remove or reduce the penalties for nonpayment set forth in

10 section 4.7 of this chapter.

11 (3) Revise the use of the health care account requirement set

12 forth in section 4.5 of this chapter.

13 (4) Include noncommercial benefits or add additional plan

14 benefits in a manner inconsistent with section 3.5 of this chapter.

15 (5) Allow services to begin:

16 (A) without the payment established or required by; or

17 (B) earlier than the time frames otherwise established by;

18 section 4.7 of this chapter.

19 (6) Reduce financial penalties for the inappropriate use of the

20 emergency room below the minimum levels set forth in section

21 5.7 of this chapter.

22 (7) Permit members to change health plans without cause in a

23 manner inconsistent with section 4.7(g) of this chapter.

24 (8) Operate the plan in a manner that would obligate the state to

25 financial participation beyond the level of state appropriations or

26 funding otherwise authorized for the plan.

27 (d) The secretary may make changes to the plan under this chapter

28 if the changes are required by federal law or regulation and the office

29 provides a written report of the changes to the state budget committee.

30 (e) **The secretary shall verify an individual's compliance with**

31 **the requirements of section 3(c) of this chapter on an ongoing, and**

32 **at least quarterly, basis. The secretary may not accept any of the**

33 **following methods as being sufficient to verify compliance:**

34 (1) A plan participant's self-attestation of compliance.

35 (2) Designations, approvals, or determinations of compliance

36 by a managed care organization.

37 (f) **The secretary may accept a medically frail status set forth**

38 **in section 3(c)(8) of this chapter only if the individual has been**

39 **medically certified as medically frail (as defined in 42 CFR**

40 **440.315(f)) by any of the following:**

41 (1) A physician.

42 (2) A physician's assistant.

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