

GRETCHEN WHITMER GOVERNOR STATE OF MICHIGAN DEPARTMENT OF HEALTH & HUMAN SERVICES LANSING

ELIZABETH HERTEL DIRECTOR

Child Guardianship Policy Manuals

GDM 110	1 of 3	LEGAL REQUIREMENTS	GDB 2017-002 1-1-2017
JUVENILE GUARDIANSHIP UNDER THE JUVENILE CODE			
STATE LAW			
2008 PA 200 [MCL 712A.19a]			
	guardian at a p parental rights order the Michi (MDHHS) to co clearance withi is placed in a g court to review court to termina	ded the juvenile code to permit the co permanency planning hearing in lieu of or returning the child home; requires agan Department of Health and Huma onduct a criminal record check and co in 7 days and a home study within 30 juardian's or proposed guardian's ho a guardianship for a child annually; ate or revoke a guardianship if it is for the guardianship is not in the child's	of terminating the court to an Services entral registry days, if a child me; requires the and requires the bund that
2008 PA 202 [MCL 712A.19]			
	concurrent plar family reunifica tive permanenc guardian, inclu	ded the Juvenile Code to allow MDHI nning. Concurrent planning includes ation while at the same time establish cy plan to place a child for adoption of ding identifying appropriate in-state of the child cannot be returned home s	working toward ing an alterna- or with a legal or out-of-state
2008 PA 203 [MCL 712A.19c]			
	a guardian for a termination of p appointment is appoint a guard the Michigan C procedures for the same as th	ded the Juvenile Code to permit the of a child who remains in placement fol parental rights, if the court determine in the best interest of the child. The dian for a state ward without the writt children's Institute (MCI) superintende implementing a guardianship for a si ose required under MCL 712A.19a, o be obtained from the MCI superintende	lowing the s that such an court may not cen consent of ent. The tate ward are except that

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2008 PA 260 [MCL 722.871 <i>et seq.</i>]			
	Michigan,	reated the subsidized guardianship ass which allows MDHHS only to pay assis s who are appointed as juvenile guardia	stance payments to
2009 PA 15 [MCL 722.871 <i>et seq.</i>]			
	et seq. to	mended the Guardianship Assistance A define the eligibility requirements for Mi mbursements for title IV-E eligible child	ichigan to utilize
2015 PA 227 [MCL 722.871 <i>et seq.</i>]			
	et seq., to successor to the dea guardians before the	mended the Guardianship Assistance A authorize MDHHS to pay guardianship guardian, if the successor guardian wa th or incapacitation of the preceding gu hip assistance agreement was in effect appointment of the successor guardian equirements are met.	assistance to a as appointed due ardian, a for the child
FEDERAL LAW			
PL 105-89			
	B and Par basic prer	tion and Safe Families Act (ASFA) of 19 t E of the Social Security Act [42 USC 6 nise of the law is that safety, permanen at be the major concerns of child welfare	620-679]. The cy and child well-
	 Redemade 	fines when reasonable efforts to reunify	a family must be
		ires criminal history record checks for p doptive parents.	prospective foster
		bits placement of children with foster or cted of certain felonies.	adoptive parents
		ires documentation of efforts to place a ive or other permanent home.	child in an

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PL 109-248 [42 USC 16901 <i>et seq.</i>]			
	16901 <i>et se</i> conduct crir prospective foster care	Walsh Child Protection and Safety Act eq.] requires states to have procedures minal background and central registry of foster and adoptive parents regardles maintenance payments or adoption as are to be made on behalf of the child ur	in place to checks on as of whether sistance
	in the title I fingerprint-t to a nationa	to the criminal background check proce V-E state plan, the act requires states to based checks of prospective foster and al crime information database before th tive parent may be finally approved for	to submit d adoptive parents le prospective
PL 110-351			
	Act of 2008 Act [42 US0 and improve states to en assistance	ng Connections to Success and Increa amended parts B and E of title IV of th C 601 <i>et seq.</i>] to connect and support in e outcomes for children in foster care. Inter into a guardianship assistance agre payments to relatives who assume leg gible children for whom they have care ints.	ne Social Security relative caregivers This Act allows eement to provide al guardianship of
PL 113-183			
	eligibility of under certa	Security Act [42 USC 673(d)(3)(c)] pre a child of kinship guardianship assista in circumstances when a guardian is re guardian due to death or incapacitation	nce payment eplaced with a

OVERVIEW

Juvenile guardianship is available for temporary and permanent court wards and state wards when reunification and adoption have been ruled out as permanency goals. The court, at a permanency planning hearing, may appoint a juvenile legal guardian(s) for a child in lieu of terminating parental rights or returning the child home (MCL 712A.19 (12) and (13)). The court, with the consent of the Michigan Children's Institute (MCI) superintendent for a state ward, may appoint a juvenile legal guardian(s) for a child after termination of parental rights.

The guardianship is a legally created relationship between the child and the guardian(s) that is intended to be permanent and provide the following:

- Protection.
- Education.
- Care and control of the person.
- Custody of the person.
- Decision making.

A guardian may receive financial support that will help pay for the child's support, including guardianship assistance payments, child support and governmental benefits, authorizing medical treatment, and consenting to the child's marriage or adoption. If parental rights have not been terminated, the guardian(s) may facilitate contact between the child and a parent, unless the court has limited the guardian's authority to do so.

DEFINITIONS

Guardian

A person appointed as guardian of a child by a Michigan court pursuant to MCL 700.5204 or 700.5205. This is a person who has qualified as a guardian of a minor or a legally incapacitated individual under a parental or spousal nomination or a court appointment and includes a limited guardian. Guardian does not include guardian ad litem.

Juvenile Guardian

A person appointed guardian of a child by a Michigan court pursuant to MCL 712A.19a or MCL 712A.19c.

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Estate and Protected Individuals Code (EPIC) guardianship

Governs matters pertaining to the administration of estates of a deceased and protected person. There are two types of courtordered guardianships for a minor.

- Limited guardianship is created by the filing of a petition by the minor's custodial parent or parent(s), where parental rights are voluntarily suspended.
- **Full minor guardianship** is created by way of a petition typically filed by someone other than a parent without the consent of parent(s).

JUVENILE GUARDIANSHIP ASSISTANCE

When a prospective guardian(s) is requesting guardianship assistance, the Michigan Department of Health and Human Services (MDHHS) juvenile guardianship assistance eligibility and agreement process must be completed prior to the appointment of the guardian(s) by the court. The assigned foster care caseworker is responsible for applying on the prospective guardian(s) behalf when assistance is requested through the Adoption and Guardianship Assistance Office (AGAO); see GDM 700 - 745.

When the child is a temporary, permanent court ward, or MCI ward and the prospective guardian(s) is not requesting juvenile guardianship assistance per the DHS-2051, Caregiver's Permanency Planning Checklist, the worker is not required to receive the AGAO approval prior to the court appointing a juvenile guardian, the DHS-2051 *Not Requesting* section on this form must be provided to the AGAO.

Note: When the child is a MCI ward the assigned foster care caseworker must request consent from the MCI superintendent, including those in which juvenile guardianship assistance is not being requested by the prospective guardian(s). The consent packet must be directly sent to the MCI office and the Guardianship Assistance Program (GAP) application must be directly sent to the AGAO.

DETERMINING GUARDIANSHIP AS A PERMANENCY GOAL

Before pursuing a juvenile guardianship for a child, the foster care caseworker must review the federal permanency goals as outlined in FOM 722-07, Permanency Planning- Overview. The caseworker must consider if reunification and adoption are in the child's best interest. Reasons of why reunification and adoption are not in the child's best interest must be clearly documented in the child's case service plan.
 The caseworker must determine if juvenile guardianship is

appropriate for the child by completing the DHS-2052, Caseworker's Permanency Planning Checklist for permanent wards-MCI or court, or the DHS-2053, Caseworker Permanency Planning Checklist for temporary court wards.

The caseworker must explain the differences between adoption and guardianship to the prospective guardian(s) and child using the MDHHS Publication 140, Making the Decision to Become a Child's Permanent Family.

The caseworker must assist the prospective guardian(s) and child in completing the DHS-2051.

If parental rights have not been terminated the caseworker must discuss the proposed juvenile guardianship arrangement with the child's parent(s), if possible. Parent's consent of the guardianship will help ensure the future stability of the guardianship, although not legally required.

The following must be documented in the case service plan, why reunification, if parental rights have not been terminated, and adoption are not appropriate permanency plans for the child. Examples of reasons why adoption may not be appropriate include:

- Strong cultural beliefs that are in opposition to termination of parental rights.
- It is in the child's best interest to maintain the parental rights of the birth parent(s) because the child and parent(s) have a meaningful relationship as evidenced by attachment and regular visitation. However, the parent(s), due to physical, medical, or mental health disabilities is unable to provide dayto-day supervision and care for the child. The guardianship

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		d allow the child to be cared for by the guar anent basis and maintain a relationship with ht(s).	
	inforn and o	e case of a child aged 14 or older who has a nation and counseling concerning permane outcomes, the child may choose not to be a g to enter into a juvenile guardianship relati	ency options dopted but is
	is of a relation	ative is willing to provide a permanent home appropriate age but does not want to chang onship to the child. An example of this inclu lparent, aunt, or uncle.	e the legal
		e are obstacles to adoption by a relative wh mined to be the best placement for the child	
	decid	d on a long-term placement with a foster fa ed not to adopt, the placement is the best o a permanent family for the child through a ju ip.	choice to pro-
Guardianship Assistance Program (GAP)			
		guardianship can be appointed with or with hip assistance. The AGAO is responsible for	
	adoption is not approp guardians reunificatio of determi permanen the require	ible for GAP, MDHHS must determine if re- s appropriate for the child. If these permane oriate for the child, it must be documented is hip assistance application. A determination on and adoption have not been ruled out for ning GAP eligibility may differ from the cou- acy goal. The eligibility determination for GA ements of the Guardianship Assistance Act Social Security Act.	ency goals are in their by AGAO that or the purposes irt determined AP is based on
		essary information is not documented in the AGAO may request additional information	••
	is request complete	prary court ward cases, where the prospect ing juvenile guardianship assistance, the w the DHS-591, Juvenile Guardianship Best ation for Temporary Court Wards form. The	orker must

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	must be submitted to the AGAO along with the DHS-2051, and to the court holding jurisdiction over the child's abuse or neglect (A/N) case.
	If the child's assigned foster care caseworker assesses that it is not in the child's best interest to be placed in a juvenile guardianship, the caseworker must state their reasoning for the outcome of the assessment on the record during a court hearing and document their reasoning in the child's case service plan.
	If the court approves juvenile guardianship as a child's permanency plan at a permanency planning hearing or post-termination review hearing, the department must conduct required background checks and complete a home study on the prospective guardian(s).
	Note: Federal Bureau of Investigation (FBI) fingerprinting completed for families requesting guardianship assistance and results must not be released with the exception to the AGAO.
Safe and Timely Interstate Placement of Children	
	The Safe and Timely Interstate Placement of Foster Children Act of 2006, P.L. 109-239, requires the timely completion of interstate home studies. Juvenile guardianship, including relative home studies requested by another state, must be completed within 60 calendar days. Placements cannot be made until training requirements are met and approval is given by the Interstate Compact on the Placement of Children (ICPC) Office; see ICM 100, Interstate Compact on the Placement of Children (ICPC) Overview.
Interstate Notification	
	The MDHHS ICPC Office must be informed within 45 business days of the permanency plan goal change to juvenile guardianship for a Michigan foster child placed in foster care in another state. The assigned worker must complete the DHS-3309, Interstate Guardianship Plan Notice, and send it to the address below or email it to <u>MDHHS MI ICPC Mailbox (MDHHS-MI-ICPC@michigan.gov)</u> . Michigan Department of Health and Human Services
	Interstate Compact Office 235 S. Grand Ave., Suite 1315

8-1-2022

P.O. Box 30037 Lansing, MI 48909

The Interstate Compact Office will inform the state where the child is living and the plan for juvenile guardianship.

Background Checks and Home Study, Assistance Not Requested

Before the court may appoint the guardian(s), the department must complete criminal background checks and Central Registry clearances on the prospective guardian(s) and all other adults living in the household per foster care policy.

Law enforcement information network (LEIN) documents must not be filed in the foster care case record. LEIN documents must be cross-cut shredded or incinerated after review, verification of data, and incorporation of this verified information in narratives; see <u>SRM</u> 700, Law Enforcement Information Network (LEIN).

MDHHS must also conduct a home study of the prospective guardian's home unless a home study has been performed within the last 12 months. Results of verified background checks and clearances must be submitted to the court within seven days of the child's placement in a prospective guardian's home or, if the child already resides in the home, within seven days of the court's determination at a permanency planning hearing or posttermination review hearing that juvenile guardianship with a current caregiver is appropriate; see <u>SRM 700, Law Enforcement</u> <u>Information Network (LEIN)</u> for direction on Documentation of Verified Information and Disclosure of LEIN Information.

If a new home study is required, it must be submitted to the court within 28 calendar days of the child's placement in a prospective guardian's home or within 28 calendar days of the court's determination that juvenile guardianship with a current caregiver is appropriate. If guardianship assistance is not requested, the DHS-616, Juvenile Guardianship Home Study, must be used if the DHS-3130, Initial Foster Home/Adoption Evaluation, was not completed.

LEIN documents can only be released to the court pursuant to a court order, or subpoena issued by the Circuit Court, including the Family Division.

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Licensing of Prospective Guardians			
	they must by requirement as listed for <u>Certification</u> assessment to the court months, a court information court. The	bective guardian(s) requests guardianship become a licensed foster parent(s) and n ints, including fingerprinting and criminal h r foster parents in <u>FOM 921: Foster Fam</u> <u>n.</u> A copy of the current foster home licer and completed within the last 12 months m t. If the assessment was not completed w copy of an addendum to the assessment in the original assessment must be sub- DHS-3130A, Relative Placement Home s r new foster home licensing assessments	neet all licensing history checks <u>ily Home</u> hsing ust be submitted within the last 12 updating mitted to the Study, needs to
JUVENILE GUARDIANSHIP PROCESS FOR TEMPORARY AND PERMANENT COURT WARDS			
	•	uesting a goal change to guardianship, th oster care worker must submit the followi	
	 A copy 	v of the DHS-2051. v of the DHS-2053. HS-591, if the child is a temporary court v	ward.
	guardiansh nile guardia must subm	court grants approval to change the goal ip and the prospective guardian(s) are re anship assistance the assigned foster ca it a guardianship assistance application tion to the AGAO; see <u>GDM 715, Juveni</u> <u>Eligibility</u> .	equesting juve- re case worker and required

A guardianship assistance agreement must be signed by both the prospective guardian(s) and the MDHHS designee prior to the court's appointment of the guardian(s) and is effective on the date of the guardian's appointment by the court.

If the guardianship assistance agreement is not signed by all parties before the date of the court's appointment of the guardian(s), the child will not be eligible for juvenile guardianship assistance.

Note: When the child is a temporary or permanent court ward and the prospective guardian(s) has indicated on the DHS-2051, that they are not requesting juvenile guardianship assistance, the worker is not required to receive approval from the AGAO prior to the court appointing a juvenile guardian.

If the court approves the juvenile guardianship, an order appointing the guardian(s) will be entered. If the court denies the guardianship the foster care caseworker will communicate with all involved parties to determine an appropriate permanency goal for the child.

Not Requesting

When the prospective guardian(s) is not requesting guardianship assistance, they must sign the DHS-2051, indicating they are not requesting assistance. The assigned foster care caseworker must provide a copy of the DHS-2051 to the AGAO prior to petitioning the court for guardianship.

JUVENILE GUARDIANSHIP PROCESS FOR MCI WARDS

The MCI superintendent is authorized to consent to juvenile guardianship for a state ward.

The MCI superintendent must review the materials cited below in the consent packet and consult with the child's lawyer-guardian ad litem (L-GAL) when considering the request for consent.

The completed DHS-2049, Juvenile Guardianship Consent Request for MCI Wards- Not Requesting Guardianship Assistance, or the DHS-2050, Juvenile Guardianship Consent Request for MCI Ward form, and required documentation must be submitted to the MCI superintendent, to request consent for the juvenile guardianship of a child.

Consent Packet

The following documents must be included when consent is requested:

- DHS-2050 or DHS-2049.
- Copy of the child's birth certificate.

- JC-63, Order Terminating Parental Rights, Child Protective Proceedings, or applicable tribal court form.
- Following voluntary release:
 - •• Release of Child by Parent, PCA 305.
 - •• Release of Child by Agency, PCA 306.
 - •• Order Terminating Parental Rights after Release or Consent, PCA 318 or applicable tribal form.
 - •• Order Committing to MDHHS, PCA 322 or applicable tribal court form.
- The following additional documents must be submitted with the consent packet for Indian children as defined by ICWA/MIFPA or Indian children who are members of or eligible for membership in a federally recognized Indian tribe:
 - Documentation of tribal consultation.
 - •• Documentation of the tribe's recommendation.
- Copy of current DHS-3130A, or DHS-616, and any addenda.
- Copies of any special evaluations and licensing complaints for the prospective guardian(s).
- DHS-1927, Child Adoption Assessment, and any addendums, if available.
- DHS-2052.
- DHS-2051.
- Copy of the case plan and updated service plan (USP) addressing the required elements cited in <u>GDM 715, Juvenile</u> <u>Guardianship Assistance Eligibility</u>.

Competing Parties to Guardianship

If there is more than one family who wishes to obtain guardianship of the same child, the Permanency Planning Checklists must be completed and, if the family is appropriate for guardianship, a DHS-1926-G, Preliminary Guardianship Assessment, should be completed.

The assigned worker should provide a separate memo with the consent packet explaining which family is recommended for guardianship and supporting information for this determination.

If guardianship assistance will be requested, prospective guardian(s) must be licensed foster parents and the child must live in the prospective guardian's home for at least six consecutive months prior to requesting guardianship assistance. In these cases, recommending a guardian(s) other than the caregiver the child has resided with will cause a delay in permanency. This delay in permanency is significant but should not be the deciding factor in the caseworker's decision to recommend the guardian(s). Preference should be given to the prospective guardian(s) who best meets the needs of the child and with whom the child has a significant bond.

MCI wards may not be replaced with another family without the approval of the MCI superintendent.

Guardianship Assistance Application

Each competing party must be given information regarding the GAP, including Publication 140, Making the Decision to Become a Child's Permanent Family.

A guardianship assistance agreement must be signed by both the prospective guardian(s) and the MDHHS AGAO program manager or designee prior to the court's appointment of the guardian(s) and is effective on the date of the guardian's appointment by the court.

If the guardianship assistance agreement is not signed by all parties before the date of the court's appointment of the guardian(s), the child will not be eligible for juvenile guardianship assistance; see *not requesting* in this item.

MCI REVIEW AND WRITTEN DECISION

The MCI office must review the information provided by the supervising agency and the prospective guardian(s). The MCI office may request additional information from the supervising agency. Consultation with other professionals may also occur. The MCI office may consult with the MDHHS Office of Family Advocate (OFA). The MCI superintendent must issue a written decision containing a brief

description of the factors considered and whether the MCI superintendent consents to the juvenile guardianship.

DENIAL OF MCI CONSENT TO APPOINT THE GUARDIAN(S) FOR A SPECIFIC CHILD

The following process is to be followed when an assigned worker recommends the prospective guardian(s) not be granted consent to become a guardian of a specific MCI ward.

Written Notice of Agency's Recommendation to Deny Consent

If the assigned worker determines the prospective guardian(s) should not be recommended for consent, the prospective guardian(s) must be informed and provided with a summary of the factors that were considered.

The assigned worker must inform the family in writing, using the DHS-605G, Recommendation to Deny Request. The DHS-605G notifies the applicants if they applied for guardianship of a specific child, the recommendation will be sent to the MCI superintendent, who will make the final decision regarding consent for guardianship. The DHS-605-G will also inform the applicant that they may provide additional information directly to the MCI.

Written Notice to Family of MCI Decision

If the MCI office denies the consent to guardianship, a copy of the written decision must be sent from the MCI office to the prospective guardian(s) informing them of the denial of the request for consent to guardianship. The written decision must also be sent to the supervising agency and the L-GAL for the child. The supervising agency will be informed they may proceed with permanency planning for the child.

Notification of the denial to the prospective guardian(s) from the MCI office must include information that MCL 712A.19c allows an individual who has been denied a request for consent to guardianship to file a motion that consent was withheld in an arbitrary or capricious manner. This motion must be filed within 56 days of receipt of the decision to deny consent.

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Forwarding Information to the Court

Copies of the denial of consent letter to the prospective guardian(s) from the MCI office and the DHS-605G, from the supervising agency must be presented to the court if a motion is filed.

Decision by the Court

When a motion is filed alleging the MCI superintendent's failure to consent was arbitrary or capricious, the court must ensure notice is provided to the MCI superintendent and other parties entitled to notice. The court must hold a hearing. If the court finds by clear and convincing evidence the decision to withhold consent was not appropriate the court may approve the guardianship without the MCI superintendent's consent.

Note: Upon request from the assigned worker's supervisor, the MCI superintendent may approve exceptions to the above process for MCI wards. Exceptions may be granted if it appears that doing so will achieve permanency and stability of the child as quickly as possible and is in the best interest of the child. The DHS-1785, Policy Decision, may be used for documenting an exception.

JUVENILE GUARDIANSHIP COURT DOCUMENTATION

The assigned worker must submit the following documentation to the court when requesting juvenile guardianship:

- A copy of the DHS-2052, or a complete DHS-2053.
- A copy of the DHS-2051.
- A copy of the DHS-3130A, or the DHS-616, not requesting guardianship assistance.
- Criminal background checks and Central Registry clearances must be completed for all adult members of the prospective guardian's household. Due to confidentiality issues, LEIN information and documents must not be shared via phone, fax or electronic mail (e-mail); see <u>SRM 700, Law Enforcement</u> <u>Information Network (LEIN)</u>.
- Any addenda to the above assessments, if the original assessment is more than one year old.

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- Any special evaluations and licensing complaints regarding the prospective guardian(s).
- Fingerprint clearance for the prospective guardian(s).

Note: The court may request additional documents.

When the court grants approval to change the goal to juvenile guardianship and the prospective guardian(s) are requesting juvenile guardianship assistance, the following documentation must be submitted to the AGAO, along with the application for juvenile guardianship assistance; see <u>GDM 715</u>, <u>Juvenile Guardianship</u> <u>Assistance Eligibility</u> for juvenile guardianship assistance application requirements.

A guardianship assistance agreement must be signed by both the prospective guardian(s) and the MDHHS AGAO program manager or designee prior to the court's appointment of the guardian(s) and is effective on the date of the guardian's appointment.

If the guardianship assistance agreement is not signed by all parties before the date of the court's appointment the child will not be eligible for juvenile guardianship assistance.

When the court approves the juvenile guardianship, an Order Appointing Guardian will be entered. If the court denies the guardianship, a FTM with all involved parties must be scheduled to determine an appropriate permanency goal for the child.

ORDER APPOINTING GUARDIAN(S)

After the court has received the background checks, home study and the MCI superintendent's written consent for state wards only, the court may enter an order appointing a juvenile guardian or schedule the matter for a hearing.

Note: If guardianship assistance is requested, the determination of eligibility and a guardianship assistance agreement must be completed and signed by all parties before the court enters the order appointing the guardian(s); see GDM 700-745.

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TERMINATION OF COURT JURISDICTION AND FOSTER CARE CASE ACTIONS			
Temporary Court Wards			
	MCL 712A.2 until after the review hearing required fost appointed. T	ry court wards, court jurisdiction over th (b), the child protective proceeding, doe e court appoints the juvenile guardian a ng. The foster care case must remain o ter care activities provided after the gua The foster care case must not be closed urisdiction of the A/N proceeding at a re	es not terminate nd conducts a pen with all rdian(s) is until the court
State Wards			
	juvenile guar with all requi is appointed court termina hearing. Cou	rds, MCI jurisdiction ends after the courdian, however, the foster care case mutired foster care activities provided after. The foster care activities provided after attes jurisdiction of the A/N proceeding a purt jurisdiction terminates after the court rdian and conducts a review hearing.	ist remain open the guardian(s) ed until the at a review
Review Hearing Time Frames			
	Required rev	view hearings must be conducted:	
	the gua	than 91 days from the most recent revi rdian(s) is appointed less than one year moval from home.	
	the guar	than 182 days from the most recent re rdian(s) is appointed more than one yea atest removal from home.	5
	The court ma review heari	ay require the department to file a written ng.	en report for the
	the A/N proc possible for	ay hold a review hearing and terminate ceeding earlier than the 91 or 182-day re the review hearing to be scheduled imm court's guardianship order. The foster	equirement. It is nediately

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	before the e has resided and the cou	nely ask the court to schedule the final r expiration of the 91 or 182-day time perio in the guardian's home for an extended int has appointed the guardian(s), an extended gency supervision should not be necess	od. If the child period of time ended period of
Required Foster Care Activities after the Guardianship Appointment			
	remains ope	review period, the foster care case and Nen, and all required foster care worker acting the court terminates jurisdiction of the	ctivities must
	juvenile gua	o was licensed for foster care in order to ardianship assistance must maintain thei urisdiction of the A/N proceeding is term	r license until
Payment Activities after the Guardianship Appointment			
	ately prior to payment au to the court to recoup th supervision administrati Compliance guardianshi the wardshi DHS-5602,	care payment must be ended effective the o the court order of guardianship. If the fa- thorization continues beyond the day im order of guardianship, the foster care we be foster care funds. For a child under for by a private child placing agency (CPA) ve rate will be paid through the MDHHS e Division from the date of the court orde p to the date immediately prior to the coup p. The private CPA must submit a comp Payment Voucher, and supporting docu	oster care mediately prior orker will need ster care , the foster care Federal r of urt dismissing leted, signed, mentation to the

Actions When the Court Terminates Jurisdiction of the Child Abuse/ Neglect Proceeding

The private CPA caseworker must send a copy of the court order terminating the jurisdiction of the A/N proceeding to the MDHHS foster care monitor and the AGAO within five business days of the termination. For MDHHS supervised cases, a copy of the order terminating the jurisdiction of the A/N proceeding must be sent to:

Michigan Department of Health and Human Services Adoption and Guardianship Assistance Office 235 S. Grand Ave., Suite 612 P.O. Box 30037 Lansing, MI 48909

In all cases, the standards and procedures in <u>FOM 722-15, Case</u> <u>Closing</u> must be followed to close the foster care case and Medicaid when the court terminates jurisdiction of the A/N proceeding.

COURT- ORDERED INVESTIGATIONS OF THE GUARDIANSHIP

Following the court's termination of jurisdiction under MCL 712A.2(b), termination of the MCI's jurisdiction and closure of the foster care case, the court's jurisdiction over the juvenile guardianship continues. The court must conduct annual reviews of the guardianship, which are based upon either a court hearing or an annual written report the guardian(s) submits to the court and the AGAO.

During the guardianship or in conjunction with an annual review, the court may appoint the department to conduct an investigation of the guardianship and file a written report of the investigation within 28 days of the appointment. The report must include a recommendation regarding whether the guardianship should continue or be modified and whether a court hearing should be scheduled. The assigned MDHHS worker may use the State Court Administrative Office (SCAO) JC 96 form, or another form as directed by the court.

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REVOCATION OR TERMINATION OF JUVENILE GUARDIANSHIP

UARDIANSHIP	
	The court must, on its own motion or upon petition from MDHHS or the child's L-GAL, hold a hearing to determine whether a guardianship should be revoked. A guardian(s) or interested person may also petition the court for permission to terminate the guardianship. Interested persons may include a parent if the parent's rights were not terminated.
	Example: The guardianship was ordered prior to termination of parental rights.
	A petition to terminate a guardianship may include a request for appointment of a successor juvenile guardian, without guardianship assistance if due to the incapacitation of the guardian(s).
	If a petition for revocation or termination of the guardianship is filed, the court must hold a hearing on the petition within 28 days. In con- junction with a revocation or termination petition, the court may order temporary removal of the child from the guardian's home pending the hearing. If the court orders the child's removal, the court must conduct an emergency removal hearing within 24 hours of the removal, and, unless the child has been returned to the home of the guardian(s), a review hearing within 14 days. The court may order a representative of the department to appear at the review hearing and give testimony or file a written report.
Investigation and Report	
	In preparation for a revocation or termination hearing, the court must order MDHHS to conduct an investigation and file a written report with the court. The report must be filed with the court no later than seven days before the revocation or termination hearing. The report must include the reasons for terminating or revoking a guardianship and a recommendation regarding temporary placement, if necessary.
Hearing	
	After a hearing on a petition to revoke a juvenile guardianship, the court must revoke the guardianship if it finds by a preponderance of evidence all of the following:

- Continuing the guardianship is not in the child's best interest.
- It is contrary to the child's welfare to be placed in or remain in the guardian's home.
- Reasonable efforts were made to prevent removal from the guardian's home.

After a hearing on a petition to terminate a juvenile guardianship, when there is no request to appoint a successor juvenile guardian, the court must follow the same procedure that is required for a hearing on revocation of a guardianship, as outlined in this item.

If the termination petition includes a request for appointment of a successor guardian(s), the court must terminate the current guardian's appointment and proceed with the investigation and appointment of the successor guardian(s). The department must conduct the required background checks and home study. The successor guardian(s) is ineligible for guardianship assistance, except for when the successor guardian(s) is appointed due to the death or incapacitation of the proceeding guardian(s) and eligibly requirements in <u>GDM 750, Successor Guardian</u> are met.

Following revocation or termination, without a successor guardian, of a guardianship, the court's jurisdiction over the previous child protective proceeding is reinstated under MCL 712A.2(b). The court must place the child under the care and supervision of the department or, if parental rights were previously terminated, commit the child to MCI under MCL 400.203.

Dispositional and Review Hearings

Within 42 calendar days following revocation or termination of a guardianship, the court must hold a dispositional hearing or, if parental rights were terminated, a post-termination review hearing. The department must prepare a case service plan and file it with the court no later than seven calendar days before the hearing.

The court will schedule subsequent dispositional review hearings, regardless of whether the child has been returned to the custody of a parent or placed in out-of-home care.

POLICY CONTACT

Questions about this policy item may be directed to the <u>Child</u> <u>Welfare Policy Mailbox (Child-Welfare-Policy@michigan.gov)</u>.

GDM 700

OVERVIEW

	The purpose of guardianship assistance is to provide financial sup- port to ensure permanency for children who would otherwise remain in foster care until reaching the age of majority. Guardianship assistance supports the goals set forth in the Adoption and Safe Families Act of 1997 (AFSA), which determined guardianship provides permanency for foster children when reunification and adoption are not viable permanency goals.
	The transfer of legal responsibility removes the child from the child welfare system, allows a caregiver to make important decisions on the child's behalf, establishes a permanent caregiver for the child, and addresses financial needs through ongoing assistance pay- ments, when eligible. Juvenile guardianship should not be used for temporary placement of children. The program is specifically for children who would remain in foster care until age 18 if the juvenile guardianship is not established.
Guardianship Assistance	
	In order for a child to be eligible for guardianship assistance, the child must be in a licensed foster care home and meet either title IV-E or state funded guardianship assistance requirements; see <u>GDM 715</u> , Juvenile Guardianship Assistance Eligibility.
	Eligibility for the juvenile guardianship assistance program (GAP) is determined by the Michigan Department of Health and Human Services (MDHHS) Adoption and Guardianship Assistance Office (AGAO).
	A DHS-3313, Guardianship Assistance Agreement, must be signed by the guardian(s) and the MDHHS AGAO program manager or designee before the court's appointment of the guardian(s).
Medicaid	
	Children who qualify for title IV-E funded guardianship assistance are categorically eligible for Medicaid.
	The AGAO will determine Medicaid eligibility for children who qualify for state funded guardianship assistance. Children who meet asset and income criteria as a family of one in the guard- ianship will receive Medicaid through the guardianship assistance program.

GDM 700

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Nonrecurring Expenses	
	Children who qualify for guardianship assistance are eligible for nonrecurring expenses reimbursement; see <u>GDM 730</u> , <u>Nonrecurring Expenses Eligibility and Reimbursement-</u> <u>Guardianship Assistance</u> for more information.
Medical Subsidy	
	Children who meet eligibility criteria for juvenile guardianship assistance are eligible to apply for the Medical Subsidy program as described in <u>GDM 735</u> , <u>Juvenile Guardianship Medical Subsidy</u> <u>Eligibility</u> . Medical subsidy applications may be submitted either before or after the appointment of the guardian(s) and an agreement may be entered prior to the child's 18th birthday. Specific medical and mental health conditions must be certified, and a Medical Subsidy Agreement must be signed by the guardian(s) and the MDHHS AGAO program manager or designee before the coverage begins.
LEGAL AUTHORITY	
	MDHHS provides both title IV-E funded and state-funded guardianship assistance programs for foster children placed in juvenile guardianships. The title IV-E funded program is based on federal Public Act 110-351 (Social Security Act, 42 USC 673). The state funded program is based on Public Act 260 of 2008, as amended. Eligibility for either of these programs requires a DHS- 3313.
FUNDING SOURCE	
	Depending on the child's eligibility and foster care funding source, guardianship assistance is funded by either federal title IV-E or state funds.
POLICY CONTACT	
	Questions about this policy item may be directed to the <u>Child</u> <u>Welfare Policy Mailbox (Child-Welfare-Policy@michigan.gov)</u> .

GDM 701	1 of 2 FORMS AND PUBLICATIONS	GDB 2017-002 1-1-2017	
OVERVIEW			
	The juvenile guardianship office has developed several forms and publications for use in the juvenile guardianship program.		
Publications			
	DHS Publication 162, Michigan's Juvenile Guardianship Assis- tance Program, informs prospective guardians of the availability of juvenile guardianship assistance, nonrecurring juvenile guardian- ship expenses and juvenile guardianship medical subsidy program. The brochure is also available on the MDHHS public web site at: www.michigan.gov/mdhhs.		
Forms			
	The following forms are used for eligibility certification, case opening and the nonrecurring guardianship expenses (NRE) claim process:		
	 DHS-2052, Caseworker's Permanency Planning MCI and Permanent Court Wards. 	g Checklist for	
	 DHS-2053, Caseworker's Permanency Planning Temporary Court Wards. 	g Checklist for	
	DHS-2051, Caregiver's Permanency Planning C	Checklist.	
	 DHS-1127, Juvenile Guardianship Program-Oth Resources. 	er Payment	
	 DHS-591, Juvenile Guardianship Best Interest I for Temporary Court Wards. 	Determination	
	 DHS-4817-G, Juvenile Guardianship Program C Request. 	Change	
	DHS-3309, Interstate Guardianship Plan Notice		
	DHS-3310, Juvenile Guardianship Assistance A	pplication.	
	 DHS-3310-M, Juvenile Guardianship Medical Se Application. 	ubsidy	
	 DHS-1084, Guardian's Request for Medical Sub Placement. 	osidy Post	
	DHS-1344-G, Juvenile Assistance Case Openir	ng Request.	

GDM 701	2 of 2	FORMS AND PUBLICATIONS	GDB 2017-002 1-1-2017	
		DHS-4815-G, Juvenile Guardian Claim for Nonrecurring Expenses Reimbursement.		
		-4816-G, Third Party Claim for Nonrecurri bursement.	ng Expenses	
		- 3310-SG, Successor Juvenile Guardians cation.	ship Assistance	
	for youth receiving	The following forms are used for extension eligibility determination or youth who were placed in a juvenile guardianship and began eceiving guardianship assistance payment on or after their ixteenth birthday:		
		-1339-G, Young Adult Guardianship Assis cation.	stance Extension	
	• DHS-	-881, Quarterly Young Adult Extension Re	eview.	
Location and Requests				
	(www.mic MDHHS c Requisitic submit a v and mailir	These forms are available on the MDHHS public web site (www.michigan.gov/mdhhs) or copies may be requested. Local MDHHS county offices should complete the DHS-1434, Warehouse Requisition. Private agencies and court guardianship staff should submit a written request (including quantity requested, form number and mailing address) either by E-mail to MDHHS- FormsManagement@michigan.gov or by mail:		
		Michigan Department of Health and Huma	an Services	

Michigan Department of Health and Human Services Forms and Mail Management, Ste. 1207 P.O. Box 30037 Lansing MI 48909 GDM 715

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OVERVIEW

The Michigan Department of Health and Human Services (MDHHS) provides title IV-E and state funded guardianship assistance for children who are placed in a permanent juvenile guardianship from Michigan's public child welfare system who meet specific criteria.

Requests for a guardianship assistance eligibility determination are made by the foster care caseworker by submitting an application packet to the Adoption and Guardianship Assistance Office (AGAO). Prior to requesting a guardianship assistance eligibility determination, the requirements found in <u>GDM 600, Juvenile</u> <u>Guardianship</u> must be followed to determine whether juvenile guardianship is an appropriate goal for the child.

For a child to be eligible for the guardianship assistance program (GAP), the child must meet all of the guardianship assistance eligibility requirements. Eligibility for guardianship assistance is determined by the AGAO. Prior to the appointment by the court the DHS-3313, Guardianship Assistance Agreement, must be signed by the guardian(s) and the MDHHS AGAO program manager or designee.

Note: If the guardianship is appointed prior to receiving the required final MDHHS signatures on the DHS-3313, the child will be ineligible for the guardianship assistance funds through the AGAO.

GUARDIANSHIP ASSISTANCE ELIGIBILITY REQUIREMENTS

Child Requirements

A child is eligible for guardianship assistance if **all** the following requirements are met:

- The child was removed from their home as a result of a judicial determination that continuation in the home would be contrary to the welfare of the child.
- The child has resided in the home of the prospective guardian(s) for at least six consecutive months prior to the application for a juvenile guardianship assistance eligibility determination.

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- Reunification and placing the child for adoption have been ruled out as appropriate permanency options for the child and documented in the case service plan.
- The child has been consulted about the guardianship arrangement if the youth is at least 14 years old and the youth is in agreement.
- The child is strongly attached to the prospective guardian(s), and the guardian(s) has a strong commitment to caring permanently for the child until the child reaches 18 years of age.

Note: The successor guardian(s) may be eligible to receive guardianship assistance on behalf of an eligible child; see <u>GDM</u> <u>750, Successor Guardian</u>.

Prospective Guardian(s) Requirements

The prospective guardian(s) must request guardianship assistance by completing the <u>DHS-2051, Caregiver's Permanency Planning</u> <u>Checklist</u>. The AGAO will determine the guardianship assistance eligibility and authorize the guardianship assistance payments.

The prospective guardian(s) requesting guardianship assistance on behalf of an eligible child must meet the following qualifications:

All Funding Sources:

- The eligible child has resided with the prospective guardian(s) in the prospective guardian's residence for a minimum of six consecutive months prior to applying for the guardianship assistance.
- All criminal background checks, including national database fingerprinting and clearance of the Central Registry are current, as required by foster home licensing requirements. All adults living in the home must have criminal background checks. All adults living in the home must also have clearance of the child abuse and neglect registry in any state the adults have resided in during the past five years.

Note: The procedure outlined in SRM 200 will be required for applications for GAP; see <u>SRM 200, Fingerprints</u>.

Title IV-E Funded:

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- The prospective guardian(s) is the title IV-E eligible child's relative and a licensed foster parent.
- The child must be eligible for title IV-E foster care maintenance payments while residing in the prospective relative guardian's foster home for at least six consecutive months after the license has been approved and prior to applying for juvenile guardianship assistance eligibility.

State Funded:

- The prospective guardian(s) is a relative or legal custodian of the eligible child. The prospective guardian(s) must become a licensed foster parent prior to applying for juvenile guardianship assistance eligibility.
- State funded guardianship assistance does not require the home to be licensed for the full six consecutive months the child has resided in the home.

Note: See appendix for timeframes and the funding path.

APPLICATION PROCESS

Temporary Court Wards

The following documentation is required to apply for guardianship assistance for children who are temporary court wards:

- <u>CWL-1326, Licensing Record Clearance Request Instructions</u>, or <u>MDHHS 5612-G</u>, <u>Verification of Tribal Guardianship</u> <u>Assistance Safety Requirements</u>, for all adults living in the home or for out of state guardianship. Fingerprinting must be completed, and the outcome provided in the home study.
- <u>CWL-3130</u>, Initial Foster/Adoption Home Evaluation.
- <u>DHS-591, Juvenile Guardianship Best Interest Determination</u> for Temporary Court Wards.

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- <u>DHS-1254, Serious Emotional Disturbance (SED) Waiver</u> <u>Payment Request and Approval</u>, including beginning and end dates as well as the appropriate signatures.
- <u>DHS-2051, Caregiver's Permanency Planning Checklist</u> completed by the foster parent(s).
- <u>DHS-2053, Caseworker Permanency Planning Checklist (For</u> <u>Temporary Court Wards)</u>.
- DHS-3310, Juvenile Guardianship Assistance Application.
- Current Updated Service Plan (USP), permanency planning goal should be guardianship, or an addendum should be submitted.
- Foster care renewal/updated addenda, including special investigations from within the past year.
- The child's birth certificate.
- The removal order, with contrary to the welfare of the child findings.

The case service plan must document and include the following:

- The child's age.
- The child's attachment to the prospective guardian(s).
- If the child is 14 years of age or older, the youth must be consulted about the guardianship and be in agreement.
- The reasons guardianship is in the child's best interest.
- The child's goal is currently guardianship.
- The reasons for separation of siblings during a placement. In cases where siblings are not placed together, documentation of the arrangements for regular visitation or other interactions between siblings must be included in the case service plan, unless there is documentation that visitation or other ongoing interaction would not be in the best interest of the child's or sibling's well-being.

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- Efforts made by the agency to discuss the guardianship assistance arrangement with the child's parent(s) and reasons why efforts could not be made.
- If the child was placed in the prospective guardian's home as a foster child for six consecutive months.
- The prospective guardian's commitment to caring for the child permanently, until the child reaches 18 years of age.
- The special needs of each child and the proven ability of the prospective guardian(s) to adequately address those needs. Specific services and supports the child has received or is receiving.
- If the prospective guardian(s) is a licensed foster parent.
- The foster care caseworker, in their professional opinion, must document the steps taken to rule out reunification and discuss permanency options. The reasons why reunification has been ruled out and is not in the child's best interest must also be documented.
- The foster care caseworker, in their professional opinion, must document the steps taken to rule out adoption and discuss permanency options with the prospective guardian(s). The reasons why adoption has been ruled out and is not in the child's best interest must also be documented.

All guardianship applications must be emailed to <u>MDHHS AGAO</u> <u>Apps and Openings Mailbox (MDHHS-AGAO-apps-and-openings@michigan.gov)</u>.

Michigan Children's Institute (MCI) and Permanent Court Ward Applications

The following documentation is required to apply for guardianship assistance for children who are MCI or permanent court wards:

 <u>CWL-1326</u>, <u>Licensing Record Clearance Request Instruction</u>, or <u>MDHHS 5612-G</u>, <u>Verification of Tribal Guardianship</u> <u>Assistance Safety Requirements</u> for all adults living in the home or for out of state guardianship. Fingerprinting must be completed, and the outcome provided in the home study. Each

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member of the household, age 18 and older are required to fill out the form and sign it. All sections must be filled out, where sections do not apply N/A is acceptable. The Division of Child Welfare Licensing (DCWL) will complete the clearance. If the foster parent(s) lived in a state other than Michigan, within the last five years, verification that a child protective services (CPS) record check for those states is required.

- <u>CWL-3130, Initial Foster/Adoption Home Evaluation</u>.
- <u>DHS-1254, DHS-1254, Serious Emotional Disturbance (SED)</u> <u>Waiver Payment Request and Approval</u> including beginning and end dates as well as the appropriate signatures.
- <u>DHS-2049, Juvenile Guardianship Consent Request for MCI</u> <u>Wards (Not Requesting Guardianship Assistance)</u>, only required if guardianship assistance is not being requested.
- <u>DHS-2050</u>, <u>Juvenile Guardianship Consent Request for MCI</u> <u>Wards</u>, only required if guardianship assistance is being requested.
- <u>DHS-2051, Caregiver's Permanency Planning Checklist</u> completed by the foster parent(s).
- DHS-2052, Caseworker's Permanency Planning Checklist (For Permanent Wards- MCI or Court).
- DHS-3310, Juvenile Guardianship Assistance Application.
- JC 63, Order Terminating Parental Rights/Commitment to MDHHS.
- Voluntary releases need to submit the following:
 - •• PCA 305, Release of Child by Parent.
 - PCA 306, Release of Child by Agency.
 - PCA 318, Order Terminating Parental Rights After Release or Consent.
 - PCA 322, Order Committing to MDHHS.
- Current USP, permanency planning goal should be guardianship, or an addendum should be submitted.

- Foster care renewal/updated addenda, including special investigations from within the past year.
- The child's birth certificate.
- The removal order, with contrary to the welfare of the child findings.

The case service plan must be addressed and include the following:

- The child's age.
- The child's attachment to the prospective guardian(s).
- If the child is 14 years of age or older, the youth must be consulted about the guardianship and be in agreement.
- The reasons guardianship is in the child's best interest.
- The child's goal is currently guardianship.
- The reasons for separation of siblings during a placement. If siblings are separated documentation of visitation plans or other interactions must be included in the case service plan unless there is documentation that visitation or other ongoing interaction would not be in the best interest of the child or siblings.
- Efforts made by the agency to discuss the guardianship assistance arrangement with the child's parent(s) and reasons why efforts could not be made.
- If the child was placed in the prospective guardian's home as a foster child six consecutive months prior to applying for guardianship assistance.
- The prospective guardian's commitment to caring for the child permanently, until the child reaches 18 years of age.
- The special needs of each child and the proven ability of the prospective guardian(s) to adequately address those needs. Specific services and supports the child has received or is receiving.
- If the prospective guardian(s) is a licensed foster parent.

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	doc per rule	e foster care caseworker, in their professional ocument the steps taken to rule out reunification manency options. The reasons why reunification do not and is not in the child's best interest must cumented.	and discuss on has been
	doc per rea	e foster care caseworker, in their professional ocument the steps taken to rule out adoption and manency options with the prospective guardial sons why adoption has been ruled out and is rule's best interest must also be documented.	d discuss n(s). The
	Guardia	Guardianship consent packets must be sent to the MCI office.	
	MDHHS	All guardianship assistance applications must be emailed to MDHHS AGAO Apps and Openings Mailbox (MDHHS-AGAO-apps- and-openings@michigan.gov).	
TITLE IV-E FUNDING DETERMINATION			
Title IV-E Funding			
		AO will verify the child's current foster care fun volving children living with a licensed relative.	iding for all
	title IV-E funded	is determined that the child is currently eligible E foster care funds, relative guardianship assis by title IV-E funds when the AGAO has determ igibility criteria have been met.	tance will be
		ld must be a U.S citizen or a qualified non-citiz nding Determinations and Title IV-E Eligibility f tion.	
Felony Convictions			
	Adult m	embers of the adoptive household must not ha	ive any felony

Adult members of the adoptive household must not have any felony convictions for any of the following crimes:

- Child abuse or neglect.
- Domestic violence.
- A crime against children, including child pornography.

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	ne of violence, including rape, sexual assault, or ide, but not including other physical assault or battery.	
		tery, or drug
Verificati may be u <u>Clearanc</u> guardian by a tribe	on of Tribal Guardianship Assistance Safety R utilized in place of the <u>CWL-1326</u> , <u>Licensing Re</u> <u>ce Request Instruction</u> when submitting an app ship assistance programs for homes licensed/ e. Fingerprinting must be completed, and the o	equirements ecord lication for supervised
title IV-E funded b	nen it is determined the child is not currently eligible to receive e IV-E foster care funds, relative guardianship assistance will be ided by state funds when the AGAO has determined all eligibility eria have been met.	
assistan arranger paid on l eligibility requirem does not	ce eligible child is placed in the same relative g nent, title IV-E funded guardianship assistance behalf of the sibling regardless of the sibling's t . The sibling does not have to meet the funding nents listed above, and the sibling's placement a need to occur simultaneously with the title IV-	guardianship e may be title IV-E g in the home
	,	0
title IV-E placeme when the	foster care funds or is currently placed in a no nt, guardianship assistance will be funded by s AGAO has determined that all other eligibility	n-relative state funds
	 A cr hor With relat With relat To ensure Verification by a tribe provided When it title IV-E funded b criteria h When a assistant arranger paid on b eligibility requirer does not child's pl The AGA cases in When it title IV-E 	 9 of 12 ELIGIBILITY A crime of violence, including rape, sexual assault, homicide, but not including other physical assault of the within the last five years only physical assault, bat related offenses. Within the last five years only physical assault, bat related offenses. To ensure compliance with safety requirements the DH Verification of Tribal Guardianship Assistance Safety R may be utilized in place of the <u>CWL-1326</u>, <u>Licensing Receiver and the certain of the study</u>. When it is determined the child is not currently eligible title IV-E foster care funds, relative guardianship assistance

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ELIGIBILITY DETERMINATION

The eligibility determination process begins when the AGAO receives a complete application packet. The AGAO is solely responsible for determining if the eligibility criteria are met for funding through GAP. The AGAO will determine if the following are supported by the application and the supporting documentation is in the application packet:

- The child's age.
- The child's attachment to the prospective guardian(s).
- The child is 14 years old or older, the child must be consulted about the guardianship and be in agreement.
- The child was placed in the prospective guardian's home as a foster child six consecutive months prior to applying for guardianship assistance.
- The prospective guardian's commitment to caring for the child permanently, until the child reaches 18 years of age.
- The prospective guardian(s) is a licensed foster parent.
- The reasons why reunification and/or adoption have been ruled out and are not in the child's best interest must also be documented.

A finding that reunification and adoption have not been eliminated for purposes of determination guardianship assistance eligibility may differ from the court determined permanency goal.

TIME FRAME

The request for guardianship assistance will be assessed and either approved or denied within 30 calendar days of receipt of a complete application in the AGAO.

AGREEMENTS

When the child is determined eligible for juvenile guardianship assistance by the AGAO, the office will issue an agreement to the assigned foster care caseworker. The assigned foster care caseworker will review the agreement with the prospective guardian(s) and negotiate the amount of ongoing monthly

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guardianship assistance payments with the prospective guardian(s). The prospective guardian(s) will enter the amount of the negotiated ongoing monthly guardianship assistance payments and will sign the agreement. Another adult must witness the signature and sign the agreement as the witness. The assigned caseworker may sign as the witness if the prospective guardian(s) signs in the caseworker's presence.

The assigned caseworker will return the signed agreement to the AGAO. The AGAO will review the agreement and the MDHHS AGAO program manager or designee will sign the agreement. A copy is returned to the assigned foster care caseworker and the AGAO will retain a copy of the agreement(s).

The assigned foster care caseworker gives the prospective guardian(s) the copy of the signed agreement and maintains a copy in the foster care record. In purchase services case, the assigned caseworker must send a copy of the agreement to the foster care case monitor for inclusion in the case record.

After the guardianship assistance agreement has been signed by the prospective guardian(s) and the MDHHS AGAO program manager or designee, the assigned foster care caseworker may petition the court to order the guardianship.

Michigan guardianship assistance agreements remain in effect regardless of the state of residence of the guardian(s).

DENIAL FOR JUVENILE GUARDIANSHIP ASSISTANCE

If it is determined by the AGAO the child is not eligible for guardianship assistance a <u>DHS-3311-g</u>, <u>Notice of Juvenile</u> <u>Guardianship Assistance and Nonrecurring Expenses Denial and</u> <u>Right to Appeal</u>, will be sent to the assigned caseworker to review within the timeframes found on the notice with the prospective guardian(s). The prospective guardian(s) will sign the <u>DHS-3311-g</u>, <u>Notice of Juvenile Guardianship Assistance and Nonrecurring</u> <u>Expenses Denial and Right to Appeal</u> and return a copy to the AGAO.

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		ELIGIBILIT		1-1-2023
NOT REQUESTING GUARDIANSHIP ASSISTANCE				
	assistand by comp <u>Checklis</u>	tive guardian(s) may choose ce. Prospective guardian(s) leting the <u>DHS-2051, Carec</u> t, indicating in the requestin (s) is/are not requesting gua	must document the liver's Permanency g/not requesting se	eir decision <u>Planning</u> ction, the
	<u>Caregive</u> <u>Apps and</u>	er care caseworker must en er's Permanency Planning C d Openings Mailbox (MDHH s@michigan.gov).	hecklist to the MD	HS AGAO
POLICY CONTACT				
		is about this policy item may Policy Mailbox (Child-Welfa	•	
APPENDIX				
	Six Con	secutive Month Requirem	ent	
Child's Foster Car Funding	e	Placement	GAP Fundin	g Path
Title IV-E	Rel	ative	Follow title IV-E GAP funding	criteria.
Title IV-E	Noi	n-relative	Follow state funde funding criteria.	ed GAP
Non-title IV-E	Rel	ative or non-relative	Follow state funde funding criteria.	ed GAP

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EXTENSIONS FOR YOUTH ENTERING GUARDIANSHIP AT AGES 16-17

INTRODUCTION

Federal Law		
	Act of guar	Fostering Connections to Success and Increasing Adoptions of 2008 (PL 110-351) includes an option for states to extend rdianship assistance agreements for youth who began receiving rdianship assistance at age 16 years or older.
State Law		
	tary 722. Juve welf assi	mplement this option, Michigan passed the Young Adult Volun- Foster Care Act (MCL 400.665 - 400.671 and MCL 876(6)(2)), which allows eligible youth who were placed in enile Guardianship with subsidy from the Michigan public child are system after their 16th birthday, to receive guardianship stance until their 21st birthday, if they are in school, in job train- employed or incapable due to a documented medical condition.
PROGRAM ELIGIBILITY AND REQUIREMENTS		
	guai guai to qu yout	guardianship assistance eligibility policies in GDM 715 apply to rdianship assistance for youth who were 16 or older when their rdianship assistance agreement became effective. For a youth ualify for an extension of guardianship assistance until the h's 21 st birthday, the youth must satisfy all of the following irrements:
	1.	The youth began receiving guardianship assistance at age 16 or older and is now between the ages of 18 and 20, and requests to extend guardianship assistance payments to the age of 21.
	2.	The original guardianship order remains in effect.
	3.	The youth had a guardianship assistance agreement effective up until his/her 18 th birthday.
	4.	The youth has signed a DHS-1339G, Young Adult Guardianship Assistance Extension Application.
	5.	The youth meets at least one of the conditions listed below:

- Actively completing high school or a program leading to a general equivalency diploma (GED).
- Enrolled at least part-time in a college, university, vocational program, or trade school.

Note: A youth who is on a semester, summer, or other break, but was enrolled in school the previous semester and will be enrolled after the break, is considered enrolled in school.

- Employed in either full- or part-time work, or participating in a program that promotes employment (such as Job Corps, Michigan Works! or another employment skillbuilding program). Participation must be at least 80 hours per month and may be at one or more places of employment, and/or a combination of any of the above activities.
- Incapable of doing any of the above educational or employment activities due to a documented medical condition.

Note: If eligibility is based on incapacity, the subsidy worker must provide direction to the youth and/or guardian(s) on how to apply for Supplemental Security Income (SSI).

6. The DHS-1339G, Young Adult Guardianship Assistance Extension Application, is reviewed by the DHS Subsidy Office and an agreement is issued if the youth meets the requirements of the program. The youth and the guardian(s) must sign a DHS-3313-YA, Young Adult Guardianship Extension Agreement, requesting the court to continue the guardianship.

Note: The DHS-3313-YA, Young Adult Guardianship Extension Agreement, is an agreement between the guardian and DHS which outlines eligibility requirements in the area of education and employment.

VERIFICATION OF ELIGIBILITY

The following must be provided to the DHS Subsidy Office to apply for a Young Adult Guardianship Assistance Extension:

- DHS-1339G, Young Adult Guardianship Assistance Extension Application.
- One or more of the appropriate verification forms to document eligibility must be completed and returned with the DHS-1339G:
 - •• DHS-3380, Verification of Student Information (may also be used to verify vocational training).
 - •• DHS-38, Verification of Employment.
 - •• DHS-54A, Medical Needs.

Home Schooling

Legal guardians who are requesting an extension of the guardianship assistance payments for a child who is being educated at home must submit the following additional information to the DHS Subsidy Office with the extension application:

- A copy of a comprehensive individual educational curriculum for the time period of 9th grade through 12th grade. The individual education curriculum must include instruction in the subject areas of reading, spelling, mathematics, science, history, civics, literature, writing, and English grammar; see www.michigan.gov/npshs.
- A copy of confirmation of registration.
 - For a child residing in Michigan, the home school registration is available through the Michigan Department of Education. The registration document is SM-4325, Nonpublic School Membership form. Families may contact the Michigan Department of Education at:

Michigan Department of Education Bureau of School Finance and School Law Nonpublic School Unit P. O. Box 30008 Lansing, MI 48909

Website: www.michigan.gov/mde Phone: (517) 373-1833 •• For a child residing outside of Michigan, the family must provide confirmation of registration as available in the state in which the child resides.

Note: Foster care policy does not permit home schooling for children who have open foster care cases.

APPLICATION FOR EXTENSION

Guardians of youth who exited foster care to the guardianship assistance program between the ages of 16 and 18 may apply for a Young Adult Guardianship Extension if all of the following program requirements are met:

- Continued to receive guardianship assistance up until their 18th birthday.
- Under the age of 21.
- Meets the qualifications of the young adult guardianship program.
- Still placed under his/her original juvenile guardianship order.

The DHS-1339G, Young Adult Guardianship Assistance Extension Application, and the DHS-628-G, Young Adult Guardianship Extension Notice, will be mailed to the guardians no later than 90 calendar days prior to the youth's 18th birthday. The DHS-628-G, Young Adult Guardianship Extension Notice, will explain that the guardianship assistance payments will end when the youth reaches age 18 unless an extension agreement is in place. An explanation of eligibility, the application, and documentation requirements for extension will be included. The Young Adult Guardianship Extension Notice notifies the guardian that he or she has 30 calendar days following the youth's 18th birthday to submit the application and required eligibility verification.

The DHS-628-G, Young Adult Guardianship Extension Notice, must also be sent to the court holding jurisdiction over the guardianship no later than 90 calendar days prior to the youth's 18th birthday.The DHS-628-G, Young Adult Guardianship Extension Notice, informs the court that the youth may be eligible for an extension and asks the court to keep the guardianship case open for 120 calendar days following the youth's 18th birthday or when they receive notification from the DHS Subsidy Office using the DHS-1392, Notice of Young Adult Guardianship Assistance Denial form, whichever is sooner, unless the court determines that continuation of the guardianship is not in the youth's best interest. If approved for an extension, the DHS-3313-YA, Young Adult Guardianship Assistance Extension Agreement, will be mailed to the court informing them that the case has been extended and to not dismiss the guardianship order.

If an incomplete extension application is submitted to the DHS Subsidy Office, the subsidy worker must respond in writing to the guardian with the DHS-793, Young Adult Guardianship Assistance Extension Missing Documentation Notice, within 14 calendar days of receipt of the application. The DHS-793, Young Adult Guardianship Assistance Extension Missing Documentation Notice, will clarify the documentation requirements and will notify the guardian of any missing application or verification information. The guardian will have 30 calendar days following the date of the DHS-793, Young Adult Guardianship Assistance Extension Missing Documentation Notice, to provide missing documentation for the application to be processed with an effective date of the young adult's 18th birthday.

If the guardian does not provide the missing documentation within this time frame, the application will be denied and the guardian will need to re-apply. Once a complete application with required documentation is received by the DHS Subsidy Office, the department will process the application within 30 calendar days. The effective date will be the date the complete application was received in the DHS Subsidy Office. If at any time the court dismisses the guardianship order, the youth will no longer be eligible to re-apply.

If an extension application is denied, the DHS Subsidy Office will provide a denial notice to the guardian that includes the reason(s) for the denial and information regarding the right to request an administrative hearing; see GDM 780, Administrative Hearings. The DHS Subsidy Office will send written notification to the court with jurisdiction over the guardianship case following the deadline to request an appeal or following the administrative hearing order.

EXTENSION AGREEMENT RATES

The maximum daily rate for extensions will be the same maximum rate that was established on the original DHS-3313, Juvenile Guardianship Assistance Agreement. The actual rate will be negotiated between the guardian(s) and the department.

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EXTENSIONS FOR YOUTH ENTERING GUARDIANSHIP AT AGES 16-17

EXTENSION AGREEMENTS

After an extension is approved by the DHS Subsidy Office, the DHS-3313-YA, Young Adult Guardianship Assistance Extension Agreement, will be mailed to the guardian for signatures. The signed agreement must be returned to the DHS Subsidy Office within 30 calendar days of the agreement issuance date and must be signed by the DHS Subsidy Office manager before the extension payments are authorized. If the agreement is missing information the DHS-792, Young Adult Guardianship Assistance Extension Agreement(s)-Incomplete Notice will be sent to the legal guardians. If the agreement is not received within 30 calendar days of the agreement was received by the DHS-792, the effective date will be the date the agreement was received by the DHS Subsidy Office.

JUDICIAL DETERMINATION

Within 30 calendar days of the date the DHS-3313-YA, Young Adult Guardianship Assistance Extension Agreement, was signed by the DHS Subsidy Office manager, the DHS Subsidy Office will provide a copy of the agreement to the guardian and the court with jurisdiction over the guardianship. Once the court receives the DHS-3313-YA, Young Adult Guardianship Assistance Extension Agreement, requesting the court to continue the guardianship, the court will determine whether guardianship remains in the youth's best interest within 365 days of the youth's 18th birthday and annually thereafter. The court order and proof of service reflecting the court's decision to continue or deny extension of the guardianship must be provided by the guardian to the DHS Subsidy Office no later than 30 calendar days following the receipt of the guardianship order.

FUNDING SOURCE

The Young Adult Guardianship Assistance Extension program is funded by title IV-E and state funds. The funding source for the youth's young adult guardianship extension is the same funding source that was established on the original DHS-3313, Juvenile Guardianship Assistance Agreement, when the child entered guardianship.

During periods of ineligibility, a grace period for re-establishing eligibility may occur. A funding source change must occur for title

GDM 716	7 of 11	EXTENSIONS FOR YOUTH ENTERING GUARDIANSHIP AT AGES 16-17	GDB 2014-002 2-1-2014
	must be and mu	nded cases during the grace period. Title IV-E e changed to state-funding when any grace pe st be changed back to title IV-E funding wher hes eligibility.	eriod begins
MEDICAID			
		who are eligible for this program are categoric id during the extension period.	ally eligible for
CHANGE REPORTING			
	Assista Respon The gua	e reporting by the guardian of the Young Adulance is required as listed in GDM 740, Guardiansibilities, with the exception of the time frame ardian must report changes as soon as they can two weeks after changes that impact eligib	an for reporting. occur, but no
GRACE PERIOD			
	the edu	e period is the period of time after the youth ce cational, employment, and/or incapacitating r quirements. Grace periods are to be applied l g:	nedical condi-
		uth are allowed a 30-day grace period in whic ablish eligibility.	h to re-
	• You	uth are allowed up to three grace periods per	fiscal year.
	the	e grace period begins the day immediately fol youth becomes ineligible, whether or not it is ely.	0 ,
		e Young Adult Guardianship Assistance paym dicaid coverage continues during the grace p	
	fun mu beç	te: A funding source change must occur for t ided cases during the grace period. Title IV-E ist be changed to state-funding when any gra- gins and must be changed back to title IV-E full youth re-establishes eligibility.	-funded cases ce period
	ways in	ardian should contact the DHS Subsidy Office which the youth could meet the requirements assistance will terminate at the end of the gra	s or the guard-

A grace period can **not** be used for youth who become ineligible due to one of the following circumstances:

- Reaches his or her 21st birthday.
- Enters military service.

Exception: Membership in the Reserve Officers' Training (ROTC) or the reserve component of the Armed Forces; such as, Army National Guard of the United States, Air Force Reserve, and Coast Guard Reserve does not disqualify a youth from the Young Adult Guardianship Assistance Extension, unless participation requirements exceed 21 consecutive calendar days of active duty or training responsibilities.

- Marries.
- Begins receiving federal Supplemental Security Income (SSI) payments.
- Is living with his/her biological parent(s).
- Death.
- The guardianship is terminated by order of the court having jurisdiction in the guardianship proceeding.

QUARTERLY REVIEWS

Continued eligibility for the extension program will be reviewed by the DHS Subsidy Office every three months, beginning three months from the effective date of the extension. Verification of the youth's continued employment, education, vocational or job training enrollment, or inability to participate in any educational or employment activities due to medical reasons must be provided every three months.

The DHS-881-YA, Quarterly Young Adult Extension Review, and applicable verification forms will be mailed to the guardian 30 calendar days prior to the quarterly review due date for completion. If the DHS-881-YA, Quarterly Young Adult Extension Review, and applicable verification documentation are not returned to the DHS Subsidy Office within 30 calendar days from date on the DHS-881-YA, Quarterly Young Adult Extension Review, payments will be terminated.

EXTENSIONS FOR YOUTH ENTERING GUARDIANSHIP AT AGES 16-17

TERMINATION OF EXTENSION

DHS may terminate the DHS-3313-YA, Young Adult Guardianship Assistance Extension Agreement and payments will end, if the youth becomes ineligible. Ineligibility occurs when the youth:

- Discontinues his/her educational, vocational, or trade program and does not re-enter a similar program or meet another eligibility requirement within the 30 calendar day grace period.
- Is no longer employed at least 80 hours per month or participating in a program that promotes employment (such as, Job Corps, Michigan Works! or another employment skillbuilding program) and has not met one of the other eligibility requirements within the 30 calendar day grace period.
- Is no longer deemed incapable due to a medical condition and is not in compliance with another eligibility requirement.
- Is incarcerated for more than 30 calendar days.
- Reaches his or her 21st birthday.
- Marries.
- Enters military service.

Exception: Membership in the Reserve Officers' Training (ROTC) or the reserve component of the Armed Forces; such as, Army National Guard of the United States, Air Force Reserve, and Coast Guard Reserve does not disqualify a youth from the Young Adult Guardianship Assistance Extension, unless participation requirements exceed 21 consecutive calendar days of active duty or training responsibilities.

- Begins receiving federal Supplemental Security Income (SSI) payments.
- Is living with his/her biological parent(s).
- Dies.
- The guardian requests that the payment permanently stop.
- The guardian no longer provides any support for the youth.

- The youth is adopted by the guardian or another individual.
- The guardianship is terminated by order of the court having jurisdiction in the guardianship proceeding.

The DHS Subsidy Office will send written notification of termination by mail to the guardian. This written notification will include a statement of the department's reason(s) for termination and rights to an administrative hearing; see GDM 780, Administrative Hearings.The DHS Subsidy Office will send written notification to the court with jurisdiction over the guardianship case following the deadline to request an appeal or following the administrative hearing order.

RE-ENTERING THE YOUNG ADULT GUARDIANSHIP ASSISTANCE EXTENSION PROGRAM

> To re-enter the Young Adult Guardianship Assistance Extension Program the guardian must contact his/her subsidy worker for an application and required verification forms or locate this information on the DHS website, and submit this documentation to the DHS Subsidy Office. A guardian may re-apply for a youth to re-enter the Young Adult Guardianship Assistance Extension program if the youth exited foster care to the Juvenile Guardianship Assistance program between the ages of 16 and 18, is under the age of 21, and the young adult guardianship assistance extension was terminated when the youth:

- Discontinued his/her educational, vocational, or trade program and did not re-enter a similar program or meet another eligibility requirement within the 30 calendar day grace period.
- Was no longer employed at least 80 hours per month or participating in a program that promotes employment (such as Job Corps, Michigan Works! or another employment skill-building program) and did not meet one of the other eligibility requirements within the 30 calendar day grace period.
- Was no longer deemed incapable due to a medical condition and did not meet the other eligibility requirements within the 30 calendar day grace period.
- Was incarcerated for more than 30 calendar days.

EXTENSIONS FOR YOUTH ENTERING GUARDIANSHIP AT AGES 16-17

The guardian may apply to re-enter the youth in the Young Adult Guardianship Assistance Extension program if he/she is under the age of 21, currently meets the eligibility requirements of the program, and continues to be under a juvenile guardianship with the original guardian.

Once a complete application with required documentation is received by the DHS Subsidy Office, the department will process the application within 30 calendar days. The effective date will be the date the complete application was received in the DHS Subsidy Office.

If an extension application is denied, the DHS Subsidy Office will provide a denial notice to the guardian that includes the reason(s) for the denial and information regarding the right to request an administrative hearing; see GDM 780, Administrative Hearings.The DHS Subsidy Office will send written notification to the court with jurisdiction over the guardianship case following the deadline to request an appeal or following the administrative hearing order.

RECOUPMENT

Recoupment for overpayments will be pursued retroactively to the date that eligibility ceased; see GDM 770, Recoupment/Underpayments/Tax Implications.

JUVENILE GUARDIANSHIP ASSISTANCE RATE DETERMINATION

GDB 2024-001

6-1-2024

OVERVIEW

After a child is determined eligible for guardianship assistance, a guardianship assistance payment rate is determined.

Note: Prospective guardian(s) may waive their right to have an eligibility determination for guardianship assistance by signing and indicating *not requesting* on the <u>DHS-2051</u>, <u>Caregiver Permanency</u> <u>Planning Checklist</u>; see <u>GDM 600</u>, <u>Juvenile Guardianship</u>.

If the guardian(s) chooses not to request guardianship assistance and does not have a guardianship assistance agreement signed by both the guardian(s) and the Michigan Department of Health and Human Services (MDHHS) Adoption and Guardianship Assistance Office (AGAO) program manager or MDHHS designee prior to the court's appointment of the guardian(s), they will not be eligible for guardianship assistance payments in the future.

The AGAO determines the maximum guardianship assistance rate, based on the state's foster care rates; see <u>FOM 905-3</u>, Foster Care <u>Rates</u>.

Note: If the child's foster care rate changes at any time prior to the appointment of the guardianship after a guardianship assistance agreement is in place, the foster care case manager must submit a <u>DHS-4817-G</u>, <u>Juvenile Guardianship Assistance Program Change</u> <u>Request</u>. A new guardianship assistance agreement must be in place with all required signatures prior to the appointment of the guardianship.

The DHS-3313, Guardianship Assistance Agreement, must be signed by the guardian(s) and the AGAO program manager or MDHHS designee prior to the court's appointment of the guardian(s).

MAXIMUM RATE DETERMINATION

The AGAO determines a maximum rate for the child's guardianship assistance payment. The rate is determined based on the foster care rate the child received prior to application for guardianship assistance, without regard to the income of the prospective guardian(s). The rate determination includes any Determination of Care (DOC) rate that is approved for the child in foster care at the time of application.

GDB 2024-001

6-1-2024

Children Not
Receiving Family
Foster Care
Payments

For children, whose care has been funded through financial support other than foster care payments, a foster care rate must be determined and approved by the MDHHS local office. The rate must be determined based on the foster care payment the child would receive in a family foster home, including any DOC, if the alternate financial support were not being paid. The maximum guardianship assistance rate will be set using the foster care rate approved by the MDHHS local office at the time of application.

Required Documentation of Child's Needs

For DOC documentation; see <u>FOM 903-03</u>, <u>Payment for Foster</u> <u>Family/Relative Care</u>. The documentation mentioned in <u>FOM 903-03</u>, must be attached to the <u>DHS-3310</u>, <u>Juvenile Guardianship</u> <u>Assistance Application</u>. The documentation contained in the guardianship assistance application must be current at the time the application is received in order for the AGAO to accept.

No DOC Rate

A copy of either one of the most recent, dated within the last six months, applicable DOC assessments must be submitted:

- <u>DHS-470, Assessment for Determination of Care for Children</u> in Foster Care (Age One Day- 12 Years).
- <u>DHS-470-A, Assessment for Determination of Care for</u> <u>Children in Foster Care (Age 13 or Older)</u>.
- <u>DHS-1945</u>, Assessment for Determination of Care for <u>Medically Fragile Children in Foster Care</u>.

The DHS-668, Notification of Determination of Care (DOC) Decision must accompany the above form.

DOC Rate

A foster care rate that exceeds the MDHHS current standard maintenance payment is considered a DOC Rate; see <u>FOM 903-03</u>, <u>Payment for Foster Family/Relative Care</u>. If a child has care

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needs above a standard foster care maintenance rate, copies of the following foster care documents must be attached.

DOC I, II, III Rate

A DOC Level I, II, and III requires:

- A copy of a current of the following MDHHS approved applicable DOC assessment, dated within the last six months:
 - •• <u>DHS-470</u>, Assessment for Determination of Care for Children in Foster Care (Age One Day- 12 Years).
 - <u>DHS-470-A, Assessment for Determination of Care for</u> <u>Children in Foster Care (Age 13 or Older)</u>.
 - •• <u>DHS-1945</u>, Assessment for Determination of Care for Medically Fragile Children in Foster Care.
- <u>The DHS-668, Notification of Determination of Care (DOC)</u> <u>Decision must accompany the above form</u>.
- A copy of the current Updated Service Plan (USP) or Permanent Ward Service Plan (PWSP), dated within three months of the received date of application.
- A copy of the Parent-Agency Treatment Plan & Service Agreement (for children receiving foster care payments), dated within three months of received date of application.

DOC Level IV Rate

A DOC Level IV requires all the above, plus:

- A copy of the supporting documents that were submitted to the designated local MDHHS manager to justify the rate.
- A copy of the professional documentation that supports the DOC rate, if applicable.
- A description of the child's special needs and specific information showing how the exceptional rate was calculated.

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Rate Changes Before Guardianship Approval	
	When a child's DOC increases or decreases after a guardianship agreement has been issued, but prior to the court's appointment of the guardian(s), the assigned case manager must submit a completed <u>DHS-4817G</u> , <u>Juvenile Guardianship Assistance</u> <u>Program Change Request</u> , and attach a current DOC, if applicable:
	 DHS-470, Assessment for Determination of Care for Children in Foster Care (Age one day - 12 years).
	• DHS-470A, Assessment for Determination of Care for Children in Foster Care (Age 13 and over).
	 DHS-1945, Assessment for Determination of Care for Medically Fragile Children in Foster Care.
	The AGAO will review the DOC and all supporting documentation. The guardianship assistance maximum rate will be reviewed and a new DHS-3313 may be issued with a new guardianship assistance maximum rate.
	After the DHS-3313 is issued, the agreement must be signed by the prospective guardian(s) and the AGAO program manager or MDHHS designee prior to the court's appointment of the guardian(s).
Base Rate Increases After the Guardianship Appointment	
	Guardianship assistance base rates increase when the child has their 13th birthday which would affect the base guardianship assistance rate or when the legislature authorizes an increase in the base guardianship assistance rate. DOC rates are set prior to the appointment of the guardianship and are not subject to

increases after appointment by the court.

Negotiation of the Ongoing Monthly Payment	
	The ongoing monthly guardianship assistance payment is negoti- ated in discussion between the guardian(s) and the assigned foster care case manager by considering the child's needs and guardian's circumstances. The ongoing monthly payment may be set at any rate up to the maximum guardianship assistance rate determined by the AGAO.
	The DHS-3313 agreement must be signed by the prospective guardian(s) and the AGAO program manager or MDHHS designee prior to the court's appointment of the guardian(s).
Renegotiation	
	Payments Established Below the Maximum Rate
	If the guardian(s) agrees to an ongoing monthly assistance payment that is less than the maximum guardianship assistance rate indicated on the DHS-3313 they may request a change once every 12 months.
	The ongoing monthly guardianship assistance payment may not exceed the maximum guardianship assistance rate determined by the AGAO prior to the court's appointment of the guardian(s). The rate may include any increases to the base guardianship assistance rate due to legislative or age-appropriate increases.
	If the child's or guardian's circumstances change and the guardian(s) decides the ongoing monthly guardianship assistance payment needs to be increased, they may request an increase of the ongoing monthly guardianship assistance payment up to the maximum rate that was established by the AGAO prior to the guardianship.
	The effective date of a renegotiated guardianship assistance rate is based on the date of approval from the AGAO, but no more than 30-calendar days after the request to renegotiate with supporting documentation were received by the AGAO. The child is not eligible for an increased payment prior to the effective date. The negotiated rate begins on the date when both the AGAO program manager or MDHHS designee and the guardian(s) have signed the new agreement.

JUVENILE GUARDIANSHIP ASSISTANCE RATE DETERMINATION

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Requests for renegotiation can be sent via email to the assigned eligibility analyst found on the AGAO contact sheet (https://www.michigan.gov) or to: Michigan Department of Health and Human Services Adoption and Guardianship Assistance Office 235 S. Grand Ave., Suite 612 P.O. Box 30037 Lansing, MI 48909 Payments Established at the Maximum Rate The guardian(s) may request a decrease in the ongoing monthly guardianship assistance payment if they decide it is appropriate. Requests can be sent via email to the assigned eligibility analyst found on the AGAO contact sheet (https://www.michigan.gov) or to: Michigan Department of Health and Human Services Adoption and Guardianship Assistance Office 235 S. Grand Ave., Suite 612 P.O. Box 30037 Lansing, MI 48909 **OTHER FINANCIAL** BENEFITS When the court appoints the guardian(s), the guardian(s) should apply to become the representative payee for children who are eligible for Supplemental Security Income (SSI), Retirement, Survivors, and Disability Insurance (RSDI) or Veteran's Administration (VA) benefits. The guardian(s) should contact their local Social Security Administration office regarding SSI and RSDI. The guardian(s) may apply to become the representative payee for VA benefits by contacting the Veteran's Administration. The assigned foster care case manager must assist the guardian(s) in applying for these benefits. A child may be eligible for both guardianship assistance payments and SSI. In the case of children who have been eligible for SSI prior to guardianship, the guardian(s) must immediately notify the Social Security Administration (SSA) of the guardianship and the amount of the ongoing monthly guardianship assistance payment. The SSA will determine the child's continued eligibility for SSI after guardianship and the amount of the payment. The foster care case manager must send a DHS-3205, Foster Care/Juvenile Justice Benefit Eligibility Record to Government Benefits.

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If the guardian(s) chooses not to request guardianship assistance because the child receives other financial support and does not have a guardianship assistance agreement signed by both the guardian(s) and the AGAO program manager or MDHHS designee prior to the court's appointment of the guardian(s), they will not be eligible for guardianship assistance payments in the future.

The assigned foster care case manager must inform the prospective guardian(s) that RSDI, SSI, and VA benefit payments may not provide ongoing assistance through age 18, depending on the source of the benefits and possible eligibility requirements based on income or continued disability.

POLICY CONTACT

Questions about this policy item may be directed to the <u>Child-Welfare-Policy@michigan.gov</u>.

JUVENILE GUARDIANSHIP ASSISTANCE MEDICAID ELIGIBILITY

GDB 2014-002 2-1-2014

TITLE IV-E FUNDED GUARDIANSHIP ASSISTANCE

Children who are determined eligible for title IV-E funded guardianship assistance are categorically eligible for Medicaid. A signed Guardianship Assistance Agreement (DHS-3313) and court appointment of a guardian are required in order to receive Medicaid through the program. The DHS Subsidy Office will open and maintain the Medicaid case after the foster care case is closed. Medicaid eligibility will continue as long as the guardianship assistance agreement is in effect.

STATE FUNDED GUARDIANSHIP ASSISTANCE

Medicaid eligibility for children who are eligible for state funded guardianship assistance and living in Michigan is determined by the DHS subsidy office. Children in juvenile guardianship will be eligible for Medicaid under Other Healthy Kids (see BEM 131), or Department Wards, Title IV-E and Adoption Assistance Recipients (see BEM 117).

There may be some cases where the child has significant income (above 150% of poverty level) from sources other than guardianship assistance. The child's eligibility for Group 2 Persons Under Age 21 Medicaid should be determined. There may be a deductible in these cases (see BEM 132).

Possible sources of income are Retirement, Survivors, Disability Income (RSDI) or other financial support the child receives. The prospective guardian's income and assets are not considered in the determination of Medicaid eligibility for the child. See BEM 211 for Medicaid group composition information.

The child's countable income must be considered. The DHS subsidy office will open and maintain the Medicaid case after the foster care case is closed.

NONRECURRING EXPENSES ELIGIBILITYGDB 2014-001 of 6AND REIMBURSEMENT - GUARDIANSHIP ASSISTANCE2-1-207	
Nonrecurring Expenses (NRE) eligibility is based on the state's fec erally approved title IV-E plan and state law.	d-
After eligibility is determined, the agreement is signed by the guard ian and the DHS designee, and the court has appointed the guard- ian, the DHS subsidy office will determine allowable expenses claimed by the guardian or a third party (that incurred expenses or behalf of the guardian). The maximum allowable reimbursement is \$2,000 per child.	l- n
A child may be determined eligible for nonrecurring expenses reim bursement if the child has been determined eligible for Guardianship Assistance (see GDM 715).	٦-
A written agreement, Guardianship Assistance Agreement (DHS- 3313) between the prospective guardian(s) and the department se ting forth the nature of the payment and the claim process, must be signed by both the guardian and the DHS designee before the cou appointment of a guardian. A copy of the signed agreement will be given to the guardian.	e urt
Detailed information about the agreement is available in GDM 740 Guardianship Assistance Agreements.),
NRE are reasonable and necessary fees and expenses directly related to the process of obtaining juvenile guardianship of an eligi ble child.	i-
Nonrecurring expenses do not include costs or expenses incurred in violation of state or federal laws or that have been reimbursed from other sources or funds.	
The guardian or a third party, with the assigned worker's assistance, must claim expenses to be reimbursed within two (2) years or less of the date of the court's appointment of the guardian If the expenses are not claimed within two (2) years of the guardian appointment, eligibility for reimbursement ends.	
	1 of 6 AND REIMBURSEMENT - GUARDIANSHIP ASSISTANCE 2-1-20 2-1-20 2-1-20 Nonrecurring Expenses (NRE) eligibility is based on the state's fee erally approved title IV-E plan and state law. After eligibility is determined, the agreement is signed by the guardian, the DHS designee, and the court has appointed the guardian, the DHS subsidy office will determine allowable expenses of behalf of the guardian or a third party (that incurred expenses or behalf of the guardian). The maximum allowable reimbursement is \$2,000 per child. A child may be determined eligible for nonrecurring expenses reim bursement if the child has been determined eligible for Guardianship Assistance (see GDM 715). A written agreement, Guardianship Assistance Agreement (DHS- 3313) between the prospective guardian(s) and the department se ting forth the nature of the payment and the claim process, must b signed by both the guardian. A copy of the signed agreement will be given to the guardian. Detailed information about the agreement is available in GDM 740 Guardianship Assistance Agreements. NRE are reasonable and necessary fees and expenses directly related to the process of obtaining juvenile guardianship of an elig ble child. Nonrecurring expenses do not include costs or expenses incurred in violation of state or federal laws or that have been reimbursed from other sources or funds. The guardian or a third party, with the assigned worker's assistance, must claim expenses to be reimbursed within two (2) years or less of the date of the court's appointment of the guardia if the expenses are not claimed within two (2) years of the guardia

GDM 730	2 of 6	NONRECURRING EXPENSES ELIGIBILITY AND REIMBURSEMENT - GUARDIANSHIP ASSISTANCE	GDB 2014-002 2-1-2014
Claim Forms			
	Reimb Third Guarc 48160 Iowing expen	curring expenses must be claimed on the Guard oursement of Nonrecurring Expenses (DHS-481 Party Claim for Reimbursement of Nonrecurring lianship (DHS-4816G). More than one DHS-481 G may be submitted for a child within the two-yea the date of the court's appointment of the guar ses being claimed were not previously submitte than \$2,000.	5G), or the Expenses - 5G or DHS- ar period fol- dian, if the
Third Party Reimbursement			
	relate	d party is a party who has incurred NRE expensed to obtaining juvenile guardianship of an eligible of the guardian.	
Guardianship Termination			
	year e party i	ild's guardianship is revoked or terminated befo expiration of expense reimbursement, the guardi remains eligible for reimbursement of nonrecurri o years after the date of the original appointmen	an or third ing expenses
Sibling Group Claims			
	submi obtain	curring expenses applying to an entire sibling g tted on one claim form, providing total expenses ing juvenile guardianship do not exceed the ma eimbursement of \$2,000 per child.	s related to
	be div excee Recei	expenses exceed \$2,000 for one child, those ex ided and reported on each child's claim form. If d \$2,000 per child, only \$2,000 per child will be pts or other appropriate documents must be atta g claim form.	the expenses reimbursed.
Child Not Placed Into Guardianship			
		ild who was certified eligible for NRE is not plac p by court order, NRE reimbursement is not ava	

3 of 6

Claim/ Reimbursement		
	ex	aim procedures for the guardian who has incurred or will incur penses, and is ultimately responsible for payment of the penses related to obtaining juvenile guardianship, are as follows:
	1.	The guardian completes, with the assigned worker's assistance, the Guardian Claim for Reimbursement of Nonrecurring Expenses (DHS-4815G). Attach receipts or appropriate document for each expense incurred as outlined below and submit to the DHS subsidy office within two years or less after the date of the appointment of the guardian.
	2.	The DHS subsidy office will determine the reimbursable expenses, the amount of reimbursement, authorize the reimbursement and initiate payment to the guardian after the guardian has been appointed by the court and a guardianship assistance case is opened by the DHS subsidy office.
Third Party Claim/ Reimbursement		
	of are	aim procedures for a third party that has incurred NRE on behalf a guardian (who retains ultimate responsibility for payment), that directly related to obtaining juvenile guardianship of a foster Id are as follows:
	1.	With the assigned worker's assistance, the guardian and third party complete the Third Party Claim for Reimbursement of Nonrecurring Expenses (DHS-4816G). Receipts or appropriate document for each expense incurred must be attached. The claim must be submitted to the DHS subsidy office within two (2) years or less after the guardianship appointment by the court.
		If more than one third party has incurred expenses on behalf of a guardian, a DHS-4816G must be submitted for each third party (and one for each child in a sibling group).
	2.	After the guardian has been appointed by the court and a guardianship assistance case is opened by the DHS subsidy office, the office will determine appropriate reimbursable amounts, authorize reimbursement and initiate payment to the third party.

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NONRECURRING EXPENSES ELIGIBILITY AND REIMBURSEMENT - GUARDIANSHIP ASSISTANCE

GDB 2014-002

Receipt/Document/Other Required
Mileage- Detailed travel log including dates traveled, addresses traveled to and from and purpose of travel. Mileage must be approved by the worker for the purpose of obtaining juvenile guardianship or other reasonable mileage required by the supervising agency. The DHS subsidy office will determine the reimbursable amount based on the state mileage rate in effect at the time of travel.
Airfare- A receipt showing passenger's name, flight dates, points of travel, and cost of ticket. Airfare may be reimbursable if determined necessary by the assigned worker for the purpose of court hearing. Airfare would typically apply to interstate travel of a prospective guardian.
Assigned workers should contact the DHS Interstate Office prior to necessary travel regarding potential available transportation for a child over age five, or a child age five or under and a transporter (i.e, prospective guardian) when a child is required to travel between Michigan and another state.
Gas- Gas expenses are not specifically reimburs- able. Mileage reimbursement includes coverage for gas expenses.
Bridge/Toll Fee- Receipt showing fee paid. These expenses may be reimbursable if associated with mileage as described above.
A receipt for lodging if the guardian travels in excess of 50 miles from the family residence for the purpose of obtaining juvenile guardianship. The DHS subsidy office will determine the reimbursable amount based on the current state rate plus taxes.

NONRECURRING EXPENSES ELIGIBILITY AND REIMBURSEMENT - GUARDIANSHIP ASSISTANCE

Expense/Fee	Receipt/Document/Other Required
Meals	Travel must be for the purpose of obtaining juvenile guardianship. A receipt for each meal for immediate family members and foster child whose guardianship is in process, plus the date of travel, the meal (breakfast, lunch or dinner) and the number of people for whom meals were purchased. The maximum daily meal reimbursement rate for regular travel are in the state rate schedule. Individual meal reimbursement is based on the following schedule: Breakfast - When travel begins before 6 a.m. and extends beyond 8:30 a.m. Lunch - When travel begins before 11:30 a.m. and extends beyond 2 p.m.
	Dinner - When travel begins before 6:30 p.m. and extends beyond 8 p.m.
Medical	Reimbursable medical expenses are for prospective guardians and family members living in the house- hold and for expenses related to foster care licensing physicals only if required for guardianship eligibility that are not covered by other sources. A physician's invoice or an insurance explanation of benefits identifying the patient's name, date of service, description of service, and amount the prospective guardian must pay is required.
Psychological Evaluation	Reimbursable expenses relate to a psychological evaluation for a prospective guardian when required by the assigned worker. Required documentation of the expense includes a psychologist's invoice or insurance explanation of benefits identifying the guardian's name, date of service, description of service, and the amount the guardian is responsible for and written correspondence from the assigned worker documenting agency's requirement for the evaluation.
Licensing Assessment	Foster care licensing assessments are completed without charge in the state of Michigan. For out of state licensing assessments, a detailed invoice from the agency where an expense was incurred by the guardian for licensing assessment, and written correspondence from the licensing worker detailing the circumstances surrounding the necessity of the expense.

NONRECURRING EXPENSES ELIGIBILITY AND REIMBURSEMENT - GUARDIANSHIP ASSISTANCE

Expense/Fee	Receipt/Document/Other Required
Attorney Fees	An invoice from the attorney including dates of service, description of services, amount billed for services, attorney's signature, and guardian's signature verifying services. The guardianship process in Michigan does not require attorney services.

JUVENILE GUARDIANSHIP MEDICAL SUBSIDY ELIGIBILITY

GDB 2022-004

9-1-2022

MEDICAL SUBSIDY ELIGIBILITY

	Children who are eligible for the Guardianship Assistance Program (GAP) are eligible for post permanency services in the same manner as adoptive families, including eligibility for medical subsidy; see <u>AAM 400, Medical Subsidy Eligibility</u> .
	The expenses that are covered by medical subsidy are identified physical, mental, or emotional conditions that previously existed within the child, or the cause of the condition that previously existed before the guardianship petition was filed.
	Medical subsidy is a state-funded program. Eligibility is determined without respect to the guardian's or child's income. However, before medical subsidy reimbursement is made, the guardian(s) must pursue all available private and public funding sources for medical costs, including private health insurance and public health benefits, such as Medicaid and Children's Special Health Care Services.
CERTIFICATION CRITERIA	
	A child may be eligible for the state funded juvenile guardianship medical subsidy when all of the following apply:
	• The child is certified eligible and approved by the Adoption and Guardianship Assistance Office (AGAO) for GAP.
	• Certification for medical subsidy was requested and approved by the AGAO and the medical subsidy agreement was finalized before the child's 18th birthday.
	Note: The child's guardianship must be finalized prior to their 18th birthday to be eligible for medical subsidy.
APPLICATION	

The application procedure for medical subsidy depends on whether the child's guardianship is pending or if the guardianship has been ordered by the court.

Pending Guardianship Appointment

The child's foster care caseworker must submit a DHS-3310, Juvenile Guardianship Assistance Application, and supporting documentation to the AGAO.

Guardianship Ordered by the Court, JC 91, Order Appointing Juvenile Guardian

The legal guardian(s) must submit a DHS-1084, Guardian's Application for Medical Subsidy, to the AGAO. The foster care caseworker or the AGAO, if the foster care case is closed, may assist the guardian(s) by:

- Providing the DHS-1084.
- Providing instructions to the legal guardian(s) on how to complete the form.

The effective date of the agreement will be the date the DHS-1084 is received by the AGAO. The application will be denied if the required documentation outlined in this policy is not received by the AGAO within 90 calendar days of the application receipt date. In the event of a denial, the guardian(s) may reapply for medical subsidy.

If additional physical, mental, or emotional conditions are diagnosed after the juvenile guardian is appointed by the court, the guardian may apply for certification of the conditions.

DOCUMENTATION REQUIREMENTS

Required documentation for Juvenile Guardianship Medical Subsidy can be found in <u>AAM 400, Medical Subsidy Eligibility</u>.

AGREEMENTS

See <u>GDM 740</u>, <u>Juvenile Guardianship Assistance</u> <u>Agreements/Guardian Responsibilities</u>.

COVERED SERVICES

See <u>AAM 640</u>, <u>Post Placement- Use of the Adoption Medical</u> <u>Subsidy Program</u> for eligible services under juvenile guardianship medical subsidy.

GDM	735
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9-1-2022

LEGAL AUTHORITY State

Guardianship Assistance Act, 260 of 2008

Provides for assistance payments to certain guardians of minors and to provide for duties and responsibilities of certain state departments and agencies.

POLICY CONTACT

Questions about this policy item may be directed to the <u>Child</u> <u>Welfare Policy Mailbox</u> (<u>Child-Welfare-Policy@michigan.gov</u>).

JUVENILE GUARDIANSHIP ASSISTANCE AGREEMENTS/GUARDIAN RESPONSIBILITIES

OVERVIEW

State and federal law require that the Michigan Department of Health and Human Services (MDHHS) enter into the DHS-3313, Guardianship Assistance Agreements, and state-funded DHS-3013GA, Juvenile Guardianship Medical Subsidy Agreements, with the guardian(s) as a condition of eligibility for:

- Guardianship assistance.
- Nonrecurring expenses.
- Guardianship assistance-related Medicaid.
- Medical subsidy.

Guardianship assistance and medical subsidy agreements are written legally binding arrangements between the department and the guardian(s) which include the agreement provisions.

A guardianship assistance agreement must be signed by both the guardian(s) and the MDHHS Adoption and Guardianship Assistance Office (AGAO) program manager or MDHHS designee prior to the court's appointment of the guardian(s) and is effective on the date of the guardian's appointment.

If the guardianship assistance agreement is not signed by all parties before the date of the court's appointment of the guardian(s), the child will not be eligible for guardianship assistance.

GUARDIANSHIP ASSISTANCE/ NONRECURRING EXPENSES AGREEMENT PROVISIONS

The following provisions are included in both title IV-E and state funded guardianship assistance agreements:

- Type of assistance to be paid.
- Maximum guardianship assistance rate.
- Amount of negotiated ongoing monthly guardianship assistance payment agreed to by the guardian(s) and MDHHS and any services and other assistance to be provided under the agreement.

2 of 7	JUVENILE GUARDIANSHIP ASSISTANCE AGREEMENTS/GUARDIAN	GDB 2022-002 4-1-2022
	RESPONSIBILITIES	4 1 202
cas	rovisions for the protection of the interests of the child in ases where the guardian(s) and child move to another state hile the agreement is in effect.	
		ss of the state
 Nat 	ure and amount of nonrecurring expenses to b	pe paid.
• Mee	dicaid eligibility.	
• Cor	nditions for continued payment of guardianship	o assistance.
• Leg	sislative increases and decreases that affect a	ll cases.
		monthly
		ply for
• Gua	ardian(s) responsibilities.	
available guardiar	If a needed service specified in the agreement is not able in the state of residence, the state making the original dianship assistance payment remains financially responsible roviding the specified service.	
The following provisions are included in state-funded medical sub- sidy agreements:		
 Rec Dur Rei Cor 	quirements for continued payment of medical s ation of the medical subsidy agreement. mbursement requirements. ntinuation of eligibility regardless of a change i	
	 Procass whith The in whith The in whith Nation of the in whith the in whi	 2 of 7 AGREEMENTS/GUARDIAN RESPONSIBILITIES Provisions for the protection of the interests of the cases where the guardian(s) and child move to an while the agreement is in effect. The guardianship agreement is in effect regardles in which the guardian(s) and child reside. Nature and amount of nonrecurring expenses to the Medicaid eligibility. Conditions for continued payment of guardianship Legislative increases and decreases that affect at Duration of the ongoing guardianship assistance payment. The procedures by which the guardian(s) may ap additional services as needed. Guardian(s) responsibilities. Note: If a needed service specified in the agreement available in the state of residence, the state making th guardianship assistance payment remains financially for providing the specified service. The following provisions are included in state-funded a sidy agreements: Medical conditions covered by medical subsidy. Requirements for continued payment of medical subsidy agreement.

AGREEMENTS

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JUVENILE GUARDIANSHIP ASSISTANCE AGREEMENTS/GUARDIAN RESPONSIBILITIES

GDB 2022-002

Guardianship Assistance Agreements	
	The DHS-3313 is issued by the AGAO. The assigned foster care caseworker applies for this agreement by submitting a DHS-3310, Juvenile Guardianship Assistance Application, to the AGAO.
	Ongoing monthly guardianship assistance is paid in the amount negotiated between the guardian(s) and AGAO, up to the maximum amount entered by the AGAO on the DHS-3313. Details of the rate determination process are in <u>GDM 720</u> , <u>Juvenile Guardianship</u> <u>Assistance Rate Determination</u> .
Nonrecurring Expenses (NRE) Agreements	
	The guardian(s) and AGAO enter into an agreement for reimburse- ment of nonrecurring expenses as a result of submission and approval of the DHS-3310. Approval of the DHS-3310 application results in the issuance of the DHS-3313.
	Claims for reimbursement of expenses by the guardian or autho- rized third party may be initiated after the agreement is signed by all parties. Processing of reimbursement payments will begin after the appointment of the guardian, the DHS-1344G, Guardianship Case Opening Request, and appropriate receipts/documentation have been received by the AGAO.
	Nonrecurring expenses claims may be paid up to two years after the date of the appointment of the guardian(s). The guardian(s) or authorized third party must claim the reimbursement for eligible expenses no later than two years from the date of the court's appointment of the guardian(s); see <u>GDM 730, Nonrecurring</u> <u>Expenses Eligibility and Reimbursement- Guardianship Assistance</u> .
Medical Subsidy Agreements	
	The DHS-3013GA is issued by the AGAO after approval of the DHS-3310. Prior to guardianship, the assigned foster care caseworker assists the prospective guardian(s) in applying for the medical subsidy agreement by submitting the DHS-3310 to the AGAO. After the guardian(s) is appointed, the guardian(s) apply for the medical subsidy agreement by submitting the DHS-1084,

JUVENILE GUARDIANSHIP ASSISTANCE AGREEMENTS/GUARDIAN RESPONSIBILITIES

Guardian's Application for Medical Subsidy Through the Juvenile Guardianship Assistance Program, to the AGAO.

The medical subsidy agreement must be signed by the guardian(s) and the AGAO designee after the child's eligibility has been determined by the AGAO. If the medical subsidy is signed by all parties on or before the court's signature on the guardian's appointment, the effective date of the agreement will be the date of the court's appointment of the guardian(s).

If the medical subsidy agreement is signed after the court's signature on the appointment of the guardian(s), the effective date of the agreement will be the date of the appointment of the guardian(s) or the effective date entered on the agreement by the AGAO, whichever is later.

Medical bills will not be processed for payment until the guardian(s) and the AGAO designee have signed the agreement and the DHS-1344G has been processed by the AGAO.

AGREEMENT PROCEDURES

Guardianship Assistance and Medical Subsidy

The AGAO must:

- Prepare the appropriate agreement for the child.
- Send the guardianship assistance agreement to the assigned foster care caseworker.
- Send the medical subsidy agreement to the assigned foster care caseworker with the DHS-3012GA, Medical Subsidy Agreement Instructions.
- Review the agreement for completeness and accuracy and resolves all problems before proceeding.
- Obtain the AGAO designee signature on the agreement.
- Return the agreement to the assigned foster care caseworker.

The assigned foster care caseworker must:

GDM 740	5 of 7	JUVENILE GUARDIANSHIP ASSISTANCE AGREEMENTS/GUARDIAN RESPONSIBILITIES	GDB 2022-002 4-1-2022
	Gi mi gu	eview each agreement with the guardian(s). For uardianship Assistance Agreements, negotiates onthly guardianship assistance payment amoun ardian(s); see <u>GDM 720, Juvenile Guardianship</u> ate Determination.	t with the
		sist the guardian(s) in filling in all blanks on the cording to the agreement instructions.	agreement
	• Re	eturn the agreement to the AGAO.	
	ma pla	ovide the original signed agreement to the guard aintain a copy in the foster care case record. Pri acing agencies (PAFC) must provide a copy of t reement to the MDHHS foster care monitor.	vate child
Post-Guardianship Medical Subsidy	• Pr	oceed with the guardianship process.	
	The A	GAO must:	
	• Pr	epare the DHS-3013GA.	
	• Se	end the agreement to the guardian(s) with the D	HS-3012GA.
		eview the agreement for completeness and accusolve all problems before proceeding.	iracy and
	• 0	otain the AGAO designee signature on the agree	ement.
	• Re	eturn the signed agreement to the guardian(s).	
	The gu	ardian(s) must:	
		eview the agreement, sign, and have a witness s reement, following the instructions on the DHS-	0
	• Re	eturn the signed agreement to the AGAO.	
AGREEMENT SIGNATURES			

GDM 740	6 of 7 AGREEMENTS/GUARDIAN RESPONSIBILITIES	GDB 2022-002 4-1-2022
Guardianship Assistance		
	A guardianship assistance agreement must be signed be guardian and the AGAO designee prior to the court's appoint of the guardian(s) and is effective on the date of guardian appointment.	ppointment
	If the guardianship assistance agreement is not signed by all parties before the date of the court's appointment of the guardian(s), the child will not be eligible for guardianship assistance.	
Medical Subsidy		
	A medical subsidy agreement can be signed any time a is certified eligible. If the medical subsidy agreement is before the date of the court's appointment of the guardi effective date of the agreement will be the date of the g appointment.	signed ian(s), the
	If the medical subsidy agreement is signed after the comment of the guardian(s), the effective date of the agreement date of the court's appointment of the guardian(s), or effective date entered on the agreement by the AGAO, later.	ment will be or the
GUARDIAN(S) RESPONSIBILITIES		
	The guardian(s) must notify the AGAO, in writing, no la seven days after a change in the guardian's address.	ter than
	The guardian(s) must notify the AGAO, in writing, no la days after any of the following occur:	ter than 30
	 The guardianship is revoked or terminated. The child's marriage. The child's death. The child enters the military service. The child becomes emancipated. The child is adopted. The guardian(s) is no longer providing any support The child becomes a ward of the Juvenile Court the voluntary or involuntary action. 	

CHILD GUARDIANSHIP MANUAL

GDM 740	7 of 7	JUVENILE GUARDIANSHIP ASSISTANCE AGREEMENTS/GUARDIAN	GDB 2022-002
		RESPONSIBILITIES	4-1-2022
	Recoupr an overp	nent procedures will be followed for changes the payment.	hat result in
School Attendance			
	All school-age children who receive juvenile guardianship assis- tance payments must be enrolled full-time (or in the process of enrolling) in elementary or secondary education through a school, home school, independent study program in accordance with the law in their residence state, or unable to attend school on a full-time basis due to a medical condition that is supported by documentation in the child's case record.		
	Note: Foster care policy does not permit home schooling for children who have open foster care cases.		
	The annual report is used to provide the above information to MDHHS.		ation to
Annual Review of Eligibility			
	ianship a guardiar AGAO w	al report will be provided to all guardians receir assistance to determine continuing eligibility of n(s). Failure to complete and return the annual vill result in further action to determine the child n's continued eligibility for guardianship assista s.	the child and report to the l's and
POLICY CONTACT			
		ns about this policy item may be directed to the Policy Mailbox (Child-Welfare-Policy@michiga	

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JUVENILE GUARDIANSHIP ASSISTANCE CASE OPENING AND DURATION

GDB 2022-002

4-1-2022

OVERVIEW

The assigned foster care caseworker is responsible for informing the Michigan Department of Health and Human Services (MDHHS) Adoption and Guardianship Assistance Office (AGAO) of the appointment of the guardian(s) immediately after the court signs the guardianship order.

CASE OPENING

Guardianship Assistance and Medical Subsidy

Guardianship assistance, nonrecurring expenses and medical subsidy is opened when all of the following are completed:

- The assigned foster care caseworker has completed the DHS-1344G, Guardianship Assistance Case Opening Request. The DHS-1344G must be signed by the guardian(s). It is required to initiate the guardianship assistance payment and to determine the appropriate funding sources for the guardianship assistance (Title IV-E or state funds).
- The assigned foster care caseworker has submitted a copy of the court's signed appointment of guardianship.
- The foster care payment has been closed.

Note: If the guardianship is appointed for the child prior to the DHS-3313, Juvenile Guardianship Assistance Agreement, receiving the required final signatures the child will be ineligible to receive guardianship assistance funds through the AGAO.

GUARDIANSHIP ASSISTANCE DURATION

Guardianship assistance eligibility must exist until one of the following conditions occurs:

- The child becomes 18 years of age.
- The child has not yet reached their 18th birthday, but is emancipated by any of the following:
 - Court order.

GDM 745	2 of 6	JUVENILE GUARDIANSHIP ASSISTANCE CASE OPENING AND DURATION	GDB 2022-002 4-1-2022
	••	Marriage. Entering the military service.	
	• The	e child dies.	
	• The	e child is adopted.	
	• The	e guardianship is revoked or terminated.	
		 The guardian(s) has requested in writing the guardianship assistance payment permanently stop. 	
	• Ad	• A determination of ineligibility is made by MDHHS.	
		One or more of the following are reasons for a determination ineligibility:	
		• The guardian(s) is no longer legally responsible for the sup of the child.	
	• Th	e guardian(s) is no longer providing support for	r the child.
	due	e guardian(s) dies. If a successor guardian(s) is e to death or incapacitation of the prior guardia M 750, Successor Guardian.	
Reporting Changes			

The guardian(s) or guardian's representative, in the event of the guardian's death must notify the AGAO in writing within 14 calendar days after any of the above changes occur. Recoupment procedures will be followed for changes not reported timely.

Notice of Agreement Termination

The guardian(s) must be notified of guardianship assistance agreement termination due to one or more of the above conditions by a DHS-4103-G, Guardianship Assistance Case Closure/ Overpayment Notice. A copy of this form must also be sent to the court with jurisdiction over the juvenile guardianship. GDM 745

4-1-2022

MEDICAL SUBSIDY DURATION

Medical subsidy eligibility must exist until one of the following conditions occurs:

- The child becomes 18 years of age.
- The child has not yet reached their 18th birthday, but is emancipated by any of the following:
 - •• Court order.
 - •• Marriage.
 - •• Entering the military service.
- The child dies.
- The child is adopted; see <u>GDM 715</u>, <u>Juvenile Guardianship</u> <u>Assistance Eligibility</u>.
- The guardianship is revoked or terminated.
- The guardian(s) has requested in writing that the guardianship medical subsidy to permanently stop.
- The guardian(s) is no longer legally responsible for the support of the child.
- The guardian(s) is no longer providing support for the child.
- The guardian(s) dies. If a successor guardian(s) is appointed due to death or incapacitation of the prior guardian(s); see <u>GDM 750, Successor Guardian</u>.
- A determination of ineligibility is made by the AGAO based on one or more of the following:
 - •• The guardian receives a Family Support Subsidy for the child from the Michigan Department of Community Health.
 - The child is removed from their home as a temporary court ward due to delinquency or due to a child protective proceeding (MCL 712A.2(a) or.2(b)).

GDM 745	4 of 6	JUVENILE GUARDIANSHIP ASSISTANCE CASE OPENING AND DURATION	GDB 2022-002 4-1-2022
Reporting Changes			
	days aft	rdian must notify the AGAO in writing within 14 er any of the above changes occur. Recoupme ill be followed for overpayments.	
Notice of Agreement Termination			
	terminat 4103-G,	rdian(s) must be notified of the medical subsidy ion due to one or more of the above conditions from the AGAO. Recoupment of excess paym if necessary.	by a DHS-
CHILD MADE A TEMPORARY COURT WARD			
Guardianship Assistance			
	tempora proceed paymen	l is removed from their home due to delinquend ry court ward under MCL 712A.2(a) or a child p ing under MCL 712A.2(b), the guardianship as t must be continued unless the guardian(s) is n g any support for the child.	orotective sistance
	paymen	includes various forms of financial support suc ts for therapy, tuition, clothing, maintenance of ent in the home, or services for the child's spec	special
	financial guardiar monthly guardiar	ate determines the guardian(s) is providing som support to the child, the state may continue the nship assistance payment after renegotiation of guardianship assistance payment and signature n(s) and the adoption and guardianship assista r or MDHHS designee on the renegotiated agree	e f the ongoing res by the nce program

GDM 745	5 of 6	CASE OPENING AND DURATION	4-1-2022
Child Removed and Placed Outside the Home as a Temporary Court Ward			
	reimbur	2A.18(2) requires a court to order a guardian(s) se the costs of care or service when a child is p of their home.	
Child Placed in Own Home as a Temporary Court Ward			
	reimbur	2A.18(3) permits the court to order a guardian(single the costs of care or service when a child is p on home.	/
Medical Subsidy			
	remove quency	subsidy will be closed during the period when a d from the home as a temporary court ward due or due to a child protective proceeding. The me may be reopened upon the child's return to the	e to delin- dical
Adoption by the Guardian			
	subsequ Support	uardian(s) is receiving guardianship assistance a uently applies to adopt the child, a DHS-1341, A t Subsidy/Nonrecurring Adoption Expenses App nitted to the AGAO prior to the finalization of the	doption lication must
	adoption parent(s	nild is determined eligible as a special needs chinn assistance agreement must be signed by the signed by the signed the adoption and guardianship assistance or MDHHS designee prior to the finalization on the finalization of t	adoptive e program
	to the g	nild was eligible for title IV-E adoption support su uardianship, the title IV-E funding eligibility will b adoption.	

JUVENILE GUARDIANSHIP ASSISTANCE

GDB 2022-002

JUVENILE GUARDIANSHIP ASSISTANCE CASE OPENING AND DURATION

GDB 2022-002

4-1-2022

POLICY CONTACT

Questions about this policy item may be directed to <u>the Child</u> Welfare Policy Mailbox (Child-Welfare-Policy@michigan.gov).

OVERVIEW	
	Pursuant to state and federal law, the Michigan Department of Health and Human Services (MDHHS) may enter into a guardianship agreement with the successor guardian(s) for:
	 Guardianship assistance. Nonrecurring expenses. Guardianship assistance-related Medicaid. State-funded medical subsidy.
	Guardianship assistance and medical subsidy agreements are written legally binding agreements between the department and the successor guardian(s) that include the agreement provisions.
JUVENILE GUARDIANSHIP ASSISTANCE	
	The MDHHS juvenile guardianship assistance eligibility determination process must be completed and if found eligible, an agreement will be issued to the successor guardian(s). The juvenile guardianship assistance agreement must be signed by the successor guardian(s) and the MDHHS Adoption and Guardianship Assistance Office (AGAO) program manager or MDHHS designee before payments can be made.
Guardianship Assistance Application	
	The successor guardian(s) may be eligible to receive guardianship assistance on behalf of an eligible child, if the AGAO determines that all of the following apply:
	 A DHS-3313, Juvenile Guardianship Assistance Agreement, for the child was in effect before the appointment of the successor guardian(s).
	 The successor guardian(s) was appointed by the court as a result of the death or incapacitation of the preceding guardian(s).
	Example: Incapacitation due to severe illness or physical disabilities.

GDM 750

4-1-2022

GDB 2022-002

- The preceding guardian(s) had an active DHS-3313, for the child before their death or incapacitation.
- The successor guardian(s) meets all of the conditions set forth in policy and law.

Program eligibility is completed when the successor guardian(s) has requested juvenile guardianship assistance via the DHS-3310-SG, Successor Juvenile Guardianship Assistance Application, and all of the following occurs:

• The completed DHS-3310-SG is submitted to the AGAO:

Michigan Department of Health and Human Services Adoption and Guardianship Assistance Office 235 S. Grand Ave, Suite 612 P.O. Box 30037 Lansing, MI 48909

- The following documents must be submitted with the application:
 - Court order appointing the successor guardian(s), which specifies the appointment is due to the death or incapacitation of the preceding guardian(s).
 - Copy of the preceding guardian's death certificate, if applicable.
 - •• Signed statement from the successor guardian(s) indicating the date they assumed care of the child.
- Criminal background checks and clearances of the child abuse and neglect registry are obtained on all adults living in the home including clearance of the child abuse and neglect registry in any state in which they have resided during the past five years.

Note: The AGAO will provide the successor guardian(s) with information on how to obtain the required clearances.

• The AGAO reviews the documentation, determines eligibility and the maximum monthly guardianship assistance rate, and issues a DHS-3313, if eligible.

If the application is incomplete, the AGAO must notify the successor guardian(s) of any missing application information or

GDM 750	3 of 14	SUCCESSOR GUARDIAN	GDB 2022-002 4-1-2022
	required do application.	cumentation within 14 calendar days of	receipt of the
	date of the application provide the application	sor guardian will have 30 calendar days notice to provide missing documentation to be processed. If the successor guard missing documentation within this time will be denied, and the successor guard re-apply to have an eligibility determinat	n for the lian(s) does not frame, the lian(s) will be
	program red Juvenile Gu	uccessor guardian(s) is determined not quirements for eligibility, the MDHHS-59 lardianship Assistance and Nonrecurrin Right to Appeal, will be issued to the gu	968, Notice of g Expenses
Guardianship Assistance Rates			
	guardian(s) the original the success <u>Juvenile Gu</u>	um daily rate for guardianship assistanc will be the same maximum rate that wa DHS-3313. The actual rate will be nego or guardian(s) and the department; see ardianship Assistance Rate Determinat ination policy.	is established on itiated between e <u>GDM 720,</u>
Other Financial Benefits			
	guardian(s) children wh Retirement, Administrat local Social RSDI. Succ	ourt appoints the successor guardian(s) must apply to become the representativ o are eligible for Supplemental Security Survivors, Disability Insurance (RSDI) fon (VA) benefits. Successor guardians Security Administration (SSA) office reg essor guardians may apply to become to ive payee for VA benefits by contacting	ve payee for Income (SSI), or Veteran's must contact the garding SSI and the
	and SSI. In to guardian SSI of the g guardianshi child's conti	be eligible for both guardianship assist the case of children who have been elig ship, the successor guardian(s) must im uardianship and the amount of the ongo p assistance payment. The SSA will de nued eligibility for SSI after guardianshi he payment.	gible for SSI prior mediately notify ping monthly termine the
		ssor guardian(s) chooses not to reques	•

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assistance as the child receives other financial support and does

GDM 750	4 of 14	SUCCESSOR GUARDIAN	GDB 2022-002 4-1-2022
	successor g assistance p	juardianship assistance agreement sigr uardian(s) and the adoption and guardi program manager or MDHHS designee le for guardianship assistance paymen	anship , the child will
Guardianship Assistance Payments			
	court appoir payments ca of the prece guardian(s),	ssor guardian(s) began caring for the cl the successor guardian(s), guardian an be made retroactively to either the d ding guardian(s), the date of incapacity or the date the successor guardian(s) hichever is later.	ship assistance ate of the death of the preceding
Funding Source			
	and state fur the success	anship Assistance Program (GAP) is fur nds. The funding source for guardiansh or guardian(s) is the same funding sour on the original DHS-3313, when the ch o.	ip assistance for rce that was
	•	The funding source may change in the hold member has a criminal history that eligibility.	
Medicaid			
		vere eligible for Medicaid through the G uardian(s) are eligible for Medicaid with	
Guardianship Assistance Agreements			
		813, is issued by the AGAO. The succe his agreement by submitting a DHS-33	• • • • •
	negotiated b	onthly guardianship assistance is paid ir between the successor guardian(s) and m amount entered by the AGAO on the	MDHHS, up to

GDM 750	5 of 14	SUCCESSOR GUARDIAN	GDB 2022-002 4-1-2022
	successor assistance	nship assistance agreement must be signe guardian(s) and the adoption and guardia program manager or MDHHS designee p of guardianship assistance payments.	anship
Nonrecurring Expenses (NRE) Agreements			
	DHS-3313	ssor guardian(s) and MDHHS enter into a , for reimbursement of nonrecurring expension and approval of the DHS-3310-SG.	
	guardian(s agreement payments guardian(s Opening R	reimbursement of expenses by the succe of or authorized third party may be initiated t is signed by all parties. Processing of rei will begin after the appointment of the suc of and the DHS-1344-SG, Successor Guar Request, and appropriate receipts and doc y the AGAO.	d after the mbursement ccessor rdianship Case
	the date of successor reimburser the date of <u>730, Nonre</u>	ng expenses claims may be paid up to tw the appointment of the successor guardia guardian(s) or authorized third party mus- ment for eligible expenses no later than tw the court's appointment of the guardian(s <u>ecurring Expenses Eligibility and Reimburg</u> <u>hip Assistance</u> for detailed nonrecurring e	an(s). The t claim the vo years from s); see <u>GDM</u> <u>sement-</u>
Medical Subsidy Agreements			
	services in	who are eligible for GAP are eligible for pos the same manner as adoptive families, ir for medical subsidy. Medical subsidy is a s	ncluding
	guardian(s reimburser available p including p as Medica <u>640, Post</u>	s determined without respect to the succes of or child's income. Before medical subsidement is made, the successor guardian(s) is private and public funding sources for medion private health insurance and public health id and Children's Special Health Care Ser <u>Placement- Use of the Adoption Medical S</u> or more information.	dy must pursue all lical costs, benefits, such vices; see <u>AAM</u>

Medical subsidy applications may be submitted either before or after the appointment of the successor guardian(s) and may be approved up to the child's 18th birthday. Specific medical and mental health conditions must be certified, and a medical subsidy agreement must be signed by the successor guardian(s) and the adoption and guardianship assistance program manager or MDHHS designee before the coverage begins.

If a child was found eligible for medical subsidy with the preceding guardian(s), the medical subsidy will transfer to the successor guardian(s) once the following occurs:

- The successor guardian(s) and the AGAO designee have entered into a DHS 3013GA, Juvenile Guardianship Medical Subsidy Agreement, covering all of the following:
 - Identification of the physical, mental, or emotional condition(s) covered by the medical subsidy.
 - •• The duration of the medical subsidy agreement.
 - Conditions for continued eligibility for the medical subsidy.
- The DHS 3013-GA, Juvenile Guardianship Medical Subsidy Agreement, is issued by the AGAO after approval of the DHS-1341-M, Juvenile Guardianship Medical Subsidy Application.
- After the successor guardian(s) is appointed, the successor guardian(s) apply for the medical subsidy agreement by submitting the DHS-1341-M to the AGAO at:

Michigan Department of Health and Human Services Adoption and Guardianship Assistance Office 235 S. Grand Ave, Suite 612 P.O. Box 30037 Lansing, MI 48909

The medical subsidy agreement must be signed by the successor guardian(s) and the adoption and guardianship assistance program manager or MDHHS designee after the child's eligibility is determined by the AGAO.

If the medical subsidy agreement is signed after the court's signature on the appointment of the successor guardian(s), the effective date of the agreement will be the date of the appointment of the successor guardian(s) or the effective date entered on the agreement by the AGAO, whichever is later.

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	guardian(s) manager o DHS-1344-	ls will not be processed for payment until the) and the adoption and guardianship assistant r MDHHS designee have signed the agreer -SG, is processed by the AGAO; see <u>GDM</u> - hip Medical Subsidy Eligibility for detailed main licy.	ance program ment and the <u>735, Juvenile</u>
AGREEMENT PROCEDURES			
	agreement	is responsible for preparing and sending th for the child, to the successor guardian(s) v ermined eligible.	
Successor Guardian			
		ssor guardian(s) is responsible for the follow procedures:	ving
		wing and completing each agreement accor ment instructions.	ding to the
	•	g each agreement and obtaining a witness	signature on
	Return	ing the agreement(s) to the AGAO.	
The Adoption and Guardianship Office			
		pt of the completed and signed agreement, e for the following agreement procedures:	the AGAO is
		ving the agreement(s) for completeness and solving all problems before proceeding.	d accuracy
		ing the adoption and guardianship assistan ger or MDHHS designee signature on the ag	
	 Return guardia 	ning the original agreement(s) to the succes an(s).	sor
AGREEMENT PROVISIONS			

Guardianship Assistance/ Nonrecurring Expenses	
	The following provisions are included in both title IV-E and state funded guardianship assistance agreements:
	• Type of assistance to be paid.
	Maximum guardianship assistance rate.
	 Amount of negotiated ongoing monthly guardianship assistance payment agreed to by the successor guardian(s) and MDHHS and any services and other assistance to be provided under the agreement.
	 Provisions for the protection of the interests of the child in cases where the successor guardian(s) and child move to another state while the agreement is in effect.
	 The guardianship agreement is in effect regardless of the state in which the successor guardian(s) and child reside.
	 Nature and amount of nonrecurring expenses to be paid.
	Medicaid eligibility.
	Conditions for continued payment of guardianship assistance.
	Legislative increases and decreases that affect all cases.
	 Duration of the ongoing guardianship assistance monthly payment.
	 Successor guardian(s) responsibilities.
	 The procedures by which the successor guardian(s) may apply for additional services as needed.
Medical Subsidy (State-Funded)	
	The following provisions are included in state-funded medical sub- sidy agreements:
	Medical conditions covered by medical subsidy.

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	• Requ	irements for continued payment of medical s	subsidy.
	Conti reside	nuation of eligibility regardless of a change in ency.	n state
	Durat	tion of the medical subsidy agreement.	
	• Reim	bursement requirements.	
	• Succ	essor guardian(s) responsibilities.	
CASE OPENING			
		ship assistance, nonrecurring expenses and opened when the successor guardian(s) su 4-SG.	
	court apport payments of the pre- guardian(s	cessor guardian(s) began caring for the child ointed the successor guardian(s), guardiansh can be made retroactively to either the date ceding guardian(s), the date of incapacity of s), or the date the successor guardian(s) ass whichever is later.	hip assistance of the death the preceding
GUARDIANSHIP ASSISTANCE DURATION			
		ship assistance eligibility must exist until one ions occurs:	of the follow-
	• The c	child becomes 18 years of age.	
		child has not yet reached their 18th birthday, ncipated by any of the following:	but is
	•• [\	Court order. Marriage. Entering the military service.	
	• The c	child dies.	
	• The c	child is adopted.	
	• The g	guardianship is revoked or terminated.	

• The successor guardian(s) has requested in writing that the guardianship assistance payment permanently stop.

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• A determination of ineligibility is made by MDHHS.

One or more of the following are reasons for a determination of ineligibility:

- The successor guardian(s) dies.
- The successor guardian(s) is no longer legally responsible for the support of the child.
- The successor guardian(s) is no longer providing support for the child.

See <u>GDM 745</u>, <u>Juvenile Guardianship Assistance Case Opening</u> and <u>Duration</u> for additional information on adoption by a guardian.

MEDICAL SUBSIDY DURATION

Medical subsidies are not title IV-E funded or subject to title IV-E regulations.

Medical subsidy eligibility exists until one of the following conditions occurs:

- The child becomes 18 years of age.
- The child has not yet reached their 18th birthday, but is emancipated by any of the following:
 - •• Court order.
 - •• Marriage.
 - •• Entering the military service.
- The child dies.
- The guardianship is terminated.
- A determination of ineligibility is made by MDHHS based on one or more of the following:
 - •• The successor guardian(s) receives a Family Support Subsidy for the child from MDHHS.
 - The child is removed from their home as a temporary court ward (TCW) due to delinquency or due to a child protective proceeding (MCL 712A.2(a)).

4-1-2022

Extension Agreements

The guardianship assistance eligibility policies in <u>GDM 716</u>, <u>Extensions for Youth Entering Guardianship at Ages 16-17</u> apply to guardianship assistance for youth who were 16-years of age or older when their guardianship was appointed and had a guardianship assistance agreement in place.

Note: The guardianship assistance agreement must be in place and the guardianship must be appointed prior to the youth turning 18-years of age.

SUCCESSOR GUARDIAN RESPONSIBILTIES

The successor guardian(s) must notify the AGAO, in writing, no later than seven days after a change in the successor guardian's address.

The successor guardian(s) must notify the AGAO, in writing, no later than two weeks after any of the following occur:

- The guardianship is revoked or terminated.
- The child's marriage.
- The child's death.
- The child enters the military service.
- The child becomes emancipated.
- The child is adopted.
- The child becomes a ward of the juvenile court through voluntary or involuntary action.
- The guardian(s) is no longer providing any support of the child.
- Family Support Subsidy for the child is obtained from MDHHS (medical subsidy only).

Recoupment procedures will apply for changes that result in an overpayment.

GDM 750	12 of 14	SUCCESSOR GUARDIAN	GDB 2022-002
GDW 750	12 01 14	SUCCESSOR GUARDIAN	4-1-2022
Notice of Agreement Termination			
	assistance agree due to one or mo Guardianship As	uardian(s) must be notified of gu ement and medical subsidy agree ore of the above conditions by a I ssistance Case Closure/Overpayr oupment of excess payments will	ement termination DHS-4103-G, ment Notice from
CONTINUED ELIGIBILTY WHEN A CHILD IS MADE A TEMPORARY COURT WARD (TCW)			
	under MCL 712A 712A.2(b), the g unless the succe for the child. Sup such as paymen	ved from their home due to deline A.2(a) or a child protective proceed uardianship assistance payment essor guardian(s) is no longer pro oport includes various forms of fin ts for therapy, tuition, clothing, m nt in the home, or services for the	eding under MCL must be continued oviding any support nancial support aintenance of
	some form of fina continue the gua of the ongoing m signatures by the	mines that the successor guardia ancial support to the child, the de ardianship assistance payment af nonthly guardianship assistance p e successor guardian(s) and the sistance program manager or ME agreement	epartment may ter renegotiation payment and adoption and
Child Removed and Placed Outside the Home as a Temporary Court Ward (TCW)		agreenter.	
		e requires a court to order a guard or service when a child is placed	

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Child Placed in Own Home as a Temporary Court Ward (TCW)			
		 permits the court to order a guard re or service when a child is placed N. 	
Medical Subsidy for Child who is a Temporary Court Ward (TCW)			
	the home as a	edical subsidy ends when a child is TCW due to delinquency or due to ne medical subsidy may be reopene ome.	a child protective
Address Changes			
	See <u>GDM 760</u> address chang	<u>Address Changes/Out of State Case</u> e policy.	ses for detailed
Annual Review of Eligibility			
	receiving guard of the child and return the annu	ort will be provided to all successor dianship assistance to determine co d successor guardian(s). Failure to o ual report to the AGAO will result in child's and successor guardian's co	ntinuing eligibility complete and further action to
Recoupment			
	date that eligib	or overpayments will be pursued ret ility ceased to exist; see <u>GDM 770,</u> Inderpayments/Tax Implications for blicy.	·
Administrative Hearings			
		<u>Administrative Hearing</u> and <u>AAM 7</u> ministrative Hearings for detailed ac	

GDM 750	14 of 14	14 SUCCESSOR GUARDIAN	GDB 2022-002
	14 01 14	SUCCESSOR GUARDIAN	4-1-2022
LEGAL AUTHORITY			
	preserves t payment ur	; The Social Security Act [42 USC 673(or the eligibility of a child of kinship guardia nder certain circumstances when a guar cessor guardian due to death or incapaci guardian.	dian is replaced
POLICY CONTACT			
		about this policy item may be directed to licy Mailbox (Child-Welfare-Policy@mic	

GENERAL INFORMATION

Once approved, juvenile guardianship assistance and medical subsidy will continue even if the guardian(s) moves out of the state, provided all other eligibility requirements are met. A guardian may not change a child's domicile to another state without court approval.

Children moving into Michigan with guardianship assistance and medical assistance from another state may be eligible to have Michigan Medicaid opened by the DHS subsidy office.

ADDRESS CHANGES

Address changes must be submitted to the DHS subsidy office in writing within 7 days of the change of address. The change information should be submitted as far in advance as possible so that guardianship assistance checks can be directed to the correct address. The written address change must include the following information:

- Guardian's name.
- Phone number.
- Child's name.
- Child's date of birth.
- Complete old address.
- Complete new address (including any post office box number, if applicable).
- Effective date of new address.
- Guardian's signature.

Note: If the guardian is also a licensed foster parent or day care provider, they must also contact the appropriate licensing office. A guardian must inform the court of any change of address within 7 days of the change.

GDM 760

MEDICAID

New Cases Opening With an Out-of-State Address	
	Michigan Medicaid will not be opened for children whose guardian's home is located in another state.
	At case opening, the DHS subsidy office will complete Interstate Compact on Adoptions and Medical Assistance (ICAMA) Form 6.01 and notify the child's state of residence that the Medicaid should be opened in that state.
Michigan Children Moving to Other States	
	For title IV-E funded guardianships, children who are eligible for Medicaid through Michigan's guardianship assistance program should be eligible for the Medicaid program in the state where they live.
	For state funded guardianships, the guardian should apply for their state's Medicaid program at the social services office in their community.
	Before moving, the guardian should contact the DHS subsidy office to change their address and inform the office that they will need Medicaid in the new state.
	The DHS subsidy office will complete the DHS-315, ICAMA Form 6.01 Notice of Medicaid Eligibility/Case Activation, for the child and inform the new state of the need for medical assistance through that state's program.
Children Moving to Michigan from Other States	
	A child who moves into Michigan with guardianship assistance- related Medicaid eligibility from another state may receive Medicaid through Michigan's Medicaid program. All title IV-E funded guardianship assistance cases are categorically eligible for Medicaid.The DHS subsidy office in central office authorizes and maintains current Medicaid for these children.

ADDRESS CHANGES/OUT OF STATE CASES

The guardian of an eligible child who is moving into Michigan should contact the state that issued the guardianship assistance agreement.The originating state should complete the ICAMA Form 6.01 Notice of Medicaid Eligibility/Case Activation and forward it to:

Michigan Department of Human Services DHS Subsidy Office, Suite 612 P.O. Box 30037 Lansing, Michigan 48909

GDM 770	1 of 4	RECOUPMENT/UNDERPAYMENTS/TAX IMPLICATIONS	GDB 2014-003 8-1-2014
RECOUPMENT			
		pment for overpayments will be pursued retroa at eligibility ceased to exist.	ctively to the
Notice of Non- Support Process			
	longer providi the DH	the DHS subsidy office is made aware that a cl in the guardian(s) home and the guardian(s) a ng any support for the child, the DHS subsidy o IS-1184-G, Initial Letter Regarding Guardiansh ardian(s).	re no longer office will send
	office w they ar 1184-C subsidy suppor child in docum	HS-1184-G notifies the guardian(s) that the DH was informed that the child is no longer in their re no longer providing any support for the child. G informs the guardian(s) that they must notify y office, in writing as to how they have been pro- t for the child and how they intend to provide s in the future. A written response and supporting tentation are required within 14 calendar days f IS-1184-G by the guardian(s).	care and that The DHS- the DHS oviding upport for the
	result i Closur comme retroad	e by the guardian(s) to provide the requested in n a DHS-4103-G, Juvenile Guardianship Assis e/Overpayment Notice, being issued to the gua encement of the recoupment process. Recoup ctive to the date reported on the DHS-1184-G, to o longer in the guardian(s) home and being sup an(s).	tance Case ardian(s) and ment will be that the child
	admini	HS-4103-G notifies the guardian(s) of their righ strative hearing; see GDM 780- Administrative nformation.	
	is hand	Recovery of juvenile guardianship assistance development by the Reconciliation and Recoupment Se I Office.	
Recoupment Process When Eligibility Ceases to Exist			
		I is suspected, the DHS subsidy office must ma Office of Inspector General for their investigation	

of Inspector General Referral Process subsection below for process information. When a referral to the Office of Inspector General is not required, the DHS subsidy office will begin the process below.

The recoupment process for an overpayment will be immediately initiated when the DHS subsidy office is made aware that eligibility no longer exists; see GDM 745-Juvenile Guardianship Assistance Case Opening and Duration, for more information regarding eligibility criteria.

The DHS subsidy office will initiate the recoupment process by issuing the DHS-4103-G, Juvenile Guardianship Assistance Case Closure/Overpayment Notice, to the guardian(s). The DHS-4103-G must include the dates the overpayment was issued, the total amount of overpayment and a short description of the cause of the over payment. The DHS-4103-G also notifies the guardian(s) of their right to an administrative hearing; see GDM 780-Administrative Hearings for more information.

The DHS-4103-G must be mailed to the guardian(s) along with the DHS-325-AA, Debtor Repayment Agreement. The DHS-325-AA informs the guardian(s) that they have the option to make payment in full, have a reduction in their assistance (if currently receiving assistance for another child) or make monthly payments. The DHS subsidy office must upload a copy of the DHS-4103-G and the DHS-325-AA, into MiSACWIS. The guardian(s) must indicate which repayment option they have selected from the options listed above by one of the following actions:

- Send a check or money order for the entire amount due payable to the State of Michigan to the DHS Cashiers Unit, or
- Return a signed copy of the DHS-325-AA, to Reconciliation and Recoupment Section, Suite 710, PO Box 30037, Lansing MI 48909 with one of two boxes checked, either assistance reduction (only can occur if provider has an active assistance case) or manual monthly payments made payable to the State of Michigan and send to the DHS Cashiers Unit.

Note: Recovery of juvenile guardianship assistance overpayments is handled by the Reconciliation and Recoupment Unit in Central Office.

GDM 770

Reconciliation and Recoupment Overpayment Process	
	When the DHS-325-AA, Debtor Repayment Agreement, is received by the DHS Reconciliation and Recoupment Section, the recoupment information will be entered into their unit recoupment database, as a receivable.
	Whenever the guardian(s) have questions regarding how the amount of overpayment was determined, the Reconciliation and Recoupment Section will direct the guardian(s) to the DHS subsidy office. The DHS subsidy office will review the information on the DHS-4103-G with the guardian(s) and will address concerns and disputes with the guardian(s).
	After the DHS subsidy office addresses any concerns or disputes with the guardian(s), the DHS subsidy office may make changes to the recoupment amount or dates for the overpayment time period. If a change is made, the DHS subsidy office will reflect this on a revised, DHS-4103-G and send an updated DHS-325-AA to the guardian(s). The DHS subsidy office may determine that the initial recoupment amount and dates were correct and will notify the Reconciliation and Recoupment Section to proceed with recoupment of funds.
	If the DHS-4103-G is revised, a copy must be uploaded in MiSACWIS and copies must be sent to the Reconciliation and Recoupment Section and the guardian(s).
	The Reconciliation and Recoupment Section establishes the receivable into the subsidy overpayment database, monitors for compliance of repayments based on the signed DHS-325-AA, Debtor Repayment Agreement, and assesses for delinquency in payments. Reconciliation and Recoupment Section receives notification of voluntary payments from the Cashiers Unit and adjusts guardian(s) debtor accounts accordingly to maintain the proper debtor claim balance.
	Note: All phone calls or written correspondence received regarding payments will be addressed by the Reconciliation and Recoupment Section unless it is a new concern or debate of the overpayment

amount.

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Attorney General Referral			I
	assistar Reconc Office f will purs repaym	event a debt due to an overpayment of juvenil ince becomes delinquent, the debt may be ref ciliation and Recoupment staff to the Attorney or further collection efforts. The Attorney Ger sue collections on such claims through volunt ents, civil lawsuits, probation violations and /garnishment on civil and criminal restitution of	ferred by General's neral's Office tary
Office of Inspector General's Referral			
	suspec Office c	al to the Office of Inspector General shall be ted. The DHS subsidy office must make a ref of the Inspector General for investigation, usir aud Investigation Request.	erral to the
UNDERPAYMENTS			
	by adm guardia	ctive payments are issued to correct underpay inistrative error. An underpayment occurs wh n is paid less than the amount of assistance to receive. Examples of administrative errors	ien the they are
TAX IMPLICATIONS	• Mis	mputer or machine errors. sapplication of policy by DHS staff. ilure to process a change in a timely manner.	
	about h be refe	ans with specific tax questions or requests for ow guardianship assistance affects their inco rred to the Internal Revenue Service (www.irs an Department of Treasury (www.michigan.go	ome tax must s.gov) or the

ISSUES SUBJECT TO ADMINISTRATIVE HEARINGS

	The Department of Human Services has an administrative hearing process to provide for the right to contest a department decision or case action when a client believes the decision is contrary to law or DHS policy. The issues of eligibility denials, failure of the state to complete required paperwork prior to the court's appointment of the guardian, rates, case closure, and/or reduction of benefits are issues subject to administrative hearings. The guardian has the burden of proof in a hearing.	
	Guardianship assistance rates are negotiated, agreed to and signed by guardians by the act of signing the DHS-3313, Guardianship Assistance Agreement.	
Notice Requirements		
	Application forms and each written notice of action taken on a case must provide applicants with information on their right to a hearing. This includes an explanation of how and where to file a hearing request and the right to be assisted by and represented by anyone chosen by the applicant.	
	The applicant must receive a written notice of all case actions affecting eligibility or the amount of benefits. When a case action is proposed or taken, the notice must specify:	
	The action the department is taking.	
	 The reason(s) for the action. 	
	 The specific manual item(s) that cites the legal basis for an action, or the regulation or law itself. 	
	 The circumstances when assistance will continue until the hearing decision is received. If the DHS action is upheld, the payments made during the time must be repaid to the department. 	
	Note: When title IV-E assistance cases are continued until the hearing decision the funding source must be changed to state-funded. If the hearing decision is to continue assistance the funding source must be change back to title IV-E.	

Exception: There will not be a notice of case action when a hearing decision is issued. The decision serves as notice of the action.

The subsidy office must give **timely** and **adequate** notice of actions that will result in discontinuance, termination, suspension or reduction of assistance.

Adequate notice means a notice containing the information above. Timely notice of these actions means that the notice must be mailed at least 10 calendar days before the effective date of action by the department.

In the following circumstances, the subsidy office must send **adequate notice** to the applicant/guardian no later than the date of the action taken (immediate negative action):

- When the subsidy office has factual information confirming the death of the payee or the eligible child.
- When the subsidy office receives a written statement signed by the payee that he/she no longer wishes to receive guardianship assistance or the statement provides information which requires termination or reduction of assistance, and the payee has indicated in writing that he/she understands that the discontinuance of assistance is the result of the information.
- The payee's whereabouts are unknown and the DHS mail directed to the payee has been returned by the post office indicating no known forwarding address. The payee's check must be made available to him/her if the whereabouts become known during the payment period covered by a returned check.
- A special allowance granted for a specific time period is terminated, and the recipient has been informed in writing at the time of the initiation that the allowance shall automatically terminate at the end of the specified period.
- When the subsidy office has factual information in the form of a court order reporting that the guardianship has been terminated.

Who May Request an Administrative Hearing

Administrative hearings may be requested by an applicant for guardianship assistance or a guardian or a child who has received assistance under a guardianship assistance agreement.

A hearing request with a client signature may name an authorized hearings representative who is authorized to stand in for or represent the client in the rest of the hearing process.

See AAM 700 for detailed administrative hearing policies.