

**COLORADO** Department of Health Care Policy & Financing

Department of Health Care Policy and Financing 1570 Grant Street Denver, CO 80203

January 15, 2016

The Honorable Sue Ryden, Chair State, Veterans, and Military Affairs Committee 200 E. Colfax Avenue Denver, CO 80203

Dear Representative Ryden:

Enclosed please find a legislative report to the House State Veterans and Military Affairs Committee from the Department of Health Care Policy and Financing (the Department) on compliance with requirements for verifying lawful presence in the U.S. for applicants applying for the Colorado Indigent Care Program (CICP). This report also includes information regarding lawful presence compliance for the Colorado Dental Health Care Program for Low-Income Seniors (Senior Dental Program) which commenced on July 1, 2015.

Section 24-76.5-103, C.R.S., requires the Department to provide a report with respect to its compliance with this section to the State, Veterans, and Military Affairs Committees of the Senate and House of Representatives, or any successor committees on or before January 15 each year.

The Department administers the CICP and the Senior Dental Program, which are state only programs. Under both programs, participating providers determine eligibility, including establishing that applicants are lawfully present in the U.S. Lawful presence requirements are included in provider training, and audits are routinely performed with corrective actions plans required as necessary.

If you require further information or have additional questions, please contact the Department's Legislative Liaison, Zach Lynkiewicz, at Zach.Lynkiewicz@state.co.us or 720-854-9882.

Sincerely,

Susan E. Birch, MBA, BSN, RN Executive Director

SEB/csa Enclosure(s): Annual Report on Lawful Presence Compliance for the CICP and the Senior Dental Program



Cc: Representative Joe Salazar, Vice-Chair, State, Veterans, and Military Affairs Committee Representative Mike Foote, State, Veterans, and Military Affairs Committee Representative Steve Humphrey, State, Veterans, and Military Affairs Committee Representative Susan Lontine, State, Veterans, and Military Affairs Committee Representative Patrick Neville, State, Veterans, and Military Affairs Committee Representative Dianne Primavera, State, Veterans, and Military Affairs Committee Representative Jack Tate, State, Veterans, and Military Affairs Committee Representative Dan Thurlow, Judiciary Committee Representative Max Tyler, State, Veterans, and Military Affairs Committee Representative Yeulin Willett, State, Veterans, and Military Affairs Committee Legislative Council Library State Library John Bartholomew, Finance Office Director, HCPF Gretchen Hammer, Health Programs Office Director, HCPF Dr. Judy Zerzan, Client and Clinical Care Office Director, HCPF Chris Underwood, Health Information Office Director, HCPF Jed Ziegenhagen, Community Living Office Director, HCPF Tom Massey, Policy, Communications, and Administration Office Director, HCPF Rachel Reiter, External Relations Division Director, HCPF Zach Lynkiewicz, Legislative Liaison, HCPF





**COLORADO** Department of Health Care Policy & Financing

Department of Health Care Policy and Financing 1570 Grant Street Denver, CO 80203

January 15, 2016

The Honorable Ray Scott, Chair State, Veterans, and Military Affairs Committee 200 E. Colfax Avenue Denver, CO 80203

Dear Senator Scott:

Enclosed please find a legislative report to the Senate State Veterans and Military Affairs Committee from the Department of Health Care Policy and Financing (the Department) on compliance with requirements for verifying lawful presence in the U.S. for applicants applying for the Colorado Indigent Care Program (CICP). This report also includes information regarding lawful presence compliance for the Colorado Dental Health Care Program for Low-Income Seniors (Senior Dental Program) which commenced on July 1, 2015.

Section 24-76.5-103, C.R.S., requires the Department to provide a report with respect to its compliance with this section to the State, Veterans, and Military Affairs Committees of the Senate and House of Representatives, or any successor committees on or before January 15 each year.

The Department administers the CICP and the Senior Dental Program, which are state only programs. Under both programs, participating providers determine eligibility, including establishing that applicants are lawfully present in the U.S. Lawful presence requirements are included in provider training, and audits are routinely performed with corrective actions plans required as necessary.

If you require further information or have additional questions, please contact the Department's Legislative Liaison, Zach Lynkiewicz, at Zach.Lynkiewicz@state.co.us or 720-854-9882.

Sincerely,

Susan E. Birch, MBA, BSN, RN Executive Director

SEB/csa Enclosure(s): Annual Report on Lawful Presence Compliance for the CICP and the Senior Dental Program



 Cc: Senator Jerry Sonnenberg, Vice-Chair, State, Veterans, and Military Affairs Committee Senator Owen Hill, State, Veterans, and Military Affairs Committee Senator Matt Jones, State, Veterans, and Military Affairs Committee Senator Jessie Ulibarri, State, Veterans, and Military Affairs Committee Legislative Council Library State Library John Bartholomew, Finance Office Director, HCPF Gretchen Hammer, Health Programs Office Director, HCPF Dr. Judy Zerzan, Client and Clinical Care Office Director, HCPF Chris Underwood, Health Information Office Director, HCPF Jed Ziegenhagen, Community Living Office Director, HCPF Tom Massey, Policy, Communications, and Administration Office Director, HCPF Rachel Reiter, External Relations Division Director, HCPF Zach Lynkiewicz, Legislative Liaison, HCPF



# Lawful Presence Compliance

Colorado Indigent Care Program

*Colorado Dental Health Care Program for Low-Income Seniors* 

January 15, 2016

Submitted to: State, Veterans, and Military Affairs House and Senate Committees



**COLORADO** Department of Health Care Policy & Financing

# Contents

Executive Summary 1
Introduction1
Colorado Indigent Care Program 2
Program Overview 2
CICP Lawful Presence Requirements2
CICP Applicant Eligibility and Lawful Presence
CICP Provider Compliance Audit 3
Colorado Dental Health Care Program for Low-Income Seniors
Program Overview
Senior Dental Program Lawful Presence Requirements6
Senior Dental Program Provider Compliance Audit



## **Executive Summary**

This report is presented to the Colorado State, Veterans, and Military Affairs Committees as required by Section 24-76.5-103, C.R.S.

During the 2006 and 2007 legislative sessions, House Bill 06S-1023 and House Bill 07-1314 were passed and directed the Department of Revenue to establish rules to ensure that recipients of public benefits demonstrate that they are legally residing in the U.S. The Department of Revenue promulgated "Rules of Evidence of Lawful Presence" at 1 CCR 201-17, effective August 1, 2007.

The Department of Health Care Policy and Financing (Department) administers the Colorado Indigent Care Program (CICP), a state only program whose participants must prove they are lawfully present in the U.S. in compliance with Section 24-76.5-103, C.R.S. The Department also administers the Colorado Dental Health Care Program for Low-Income Seniors (Senior Dental Program), a state only program that also must establish that applicants are lawfully present in the U.S.

This report provides an overview of the CICP, how the program's application process addresses lawful presence requirements, and the program provider's audit reporting on lawful presence compliance for Fiscal Year (FY) 2013-14 and partial reporting for audits received in the FY 2014-15. This report also provides an overview of the Senior Dental Program and its application and audit reporting practices that ensure lawful presence requirements are met.

# Introduction

This report is presented to the Colorado State, Veterans, and Military Affairs Committees as required by Section 24-76.5-103, C.R.S., which reads:

"(9) It shall be unlawful for an agency or a political subdivision of this state to provide a federal public benefit or a state or local public benefit in violation of this section. On or before January 15, 2009, and on or before January 15 each year thereafter, each state agency or department that administers a program that provides state or local public benefits shall provide a report with respect to its compliance with this section to the state, veterans, and military affairs committees of the senate and house of representatives, or any successor committees."



**COLORADO** Department of Health Care Policy & Financing

# Colorado Indigent Care Program

#### **Program Overview**

The Colorado General Assembly enacted the "Reform Act for the Provision of Health Care for the Medically Indigent" in 1983. This law made it possible to use state funds to partially reimburse providers for services provided to the state's medically indigent residents. This article was amended in 2006 and now stands as the enactment of the "Colorado Indigent Care Program."

The CICP provides a partial solution to the health care needs of the state's medically indigent citizens and does not provide a comprehensive benefits package. The program is not an insurance program, but rather a financial vehicle for providers to recoup some of the costs for providing medical services to the medically indigent who are not eligible for Medicaid or Child Health Plan *Plus* (CHP+). The benefits offered under this program vary from provider to provider. By statute, providers participating in the CICP are required to prioritize care in the following order:

- 1. Emergency care for the full year,
- 2. Additional medical care for those conditions determined to be the most serious threat to the health of indigent persons, and
- 3. Any other medical care.

The CICP includes these requirements in its agreements with providers to ensure that indigent clients have access to emergency care throughout the year.

The Department administers the CICP by distributing funding to qualified health care providers who serve eligible persons. The Department issues procedures to ensure the funding is used to serve the indigent population in a uniform method. Any significant departure from these procedures may result in termination of the agreement with, and the funding to, a health care provider.

#### **CICP Lawful Presence Requirements**

Under the CICP, participating providers determine eligibility, including establishing that applicants are lawfully present in the U.S. The Medical Services Board promulgated rules in December 2007 regarding compliance with lawful presence for the CICP. In anticipation of the January 1, 2008 effective date for the CICP Lawful Presence rules,



the Department updated its program manual and conducted training. Additionally, lawful presence requirements and updates are included in the topics presented during the annual training for CICP providers.

#### **CICP Applicant Eligibility and Lawful Presence**

The FY 2014-15 provider manual, which is distributed to all CICP providers, stipulates the following in Section I, Article II. Client Eligibility for CICP, Section 5.09 Lawful Presence:

"All first-time applicants and applicants re-applying to receive discounted health care services, aged 18 and older, must sign the 'Affidavit for Lawful Presence, Colorado Indigent Care Program' and provide an approved document that demonstrates that the applicant is lawfully present in the United States."

The Department redesigned the CICP Affidavit for Lawful Presence to comply with the rules guiding evidence of lawful presence. Effective January 1, 2008 the revised version of the Affidavit is used for all applicants. A copy of the Affidavit is included in the CICP provider manual, located in Section VI. A list of the various types of documents that can be accepted to prove lawful presence is located on the back of the Affidavit.

### **CICP Provider Compliance Audit**

To meet its fiduciary responsibility, the Department requires that CICP participating providers submit a provider compliance audit statement to the Department along with a Corrective Action Plan (CAP) when required. The purpose of the provider audit is to furnish the Department with a report that attests to the provider's compliance with specified provisions of the CICP contract, regulations, and manual. Providers must have an annual audit performed to determine compliance with the following three components of the CICP:

- Eligibility,
- Billing, and
- Programmatic Internal Controls.

Verification of the CICP client's Affidavit for Lawful Presence is one of the nine (9) required items to be included and reported in the provider's annual audit regarding



eligibility. Providers that are found to be out of compliance with any of the CICP's guidelines must implement a Corrective Action Plan (CAP). A statement from the provider's administration must be submitted to the Department with the compliance audit report describing the plan of corrective action and implementation date. Failure to submit a CAP will result in withholding CICP payment until such a plan is received or the CICP may redirect payments to compliant providers.

Each participating CICP provider submits to the Department an annual Provider Compliance Audit Report. A review of compliance with verification of lawful presence is one of the nine (9) attributes, regarding client eligibility procedures, required in the audit report. Exceptions to lawful presence requirements are reported regarding the following:

- (9a) Verification that the Affidavit for Lawful Presence was signed and dated by the client. The client must have either checked the line indicating that they are a U.S. citizen or checked the line indicating that they are a Legal Permanent Resident or otherwise lawfully present in the U.S.
- (9b) Effective January 1, 2008, verification that the provider filled out the shaded box on the Affidavit called "For Eligibility Technician Use," noting the type of document that verified lawful presence. Verification of lawful presence must be confirmed in Systematic Alien Verification for Entitlements (SAVE) for all non-U.S. citizens. The date the provider completed the lawful presence verification must be indicated in the shaded box on the affidavit.
- (9c) Verification that photocopies of legal presence documents submitted by the client are retained in the client's application file. For clients who are not U.S. citizens, the printout of the Verification Result Screen from the SAVE search must also be retained in the client's application file. Note that U.S. citizens who sign the optional self-declaration statement at the bottom of the Affidavit do not need to submit documentation as proof of lawful presence in the United States.

Each provider must review a minimum sample size of 25 applications, unless in the event the provider completed fewer than 25 in the audit period, then all applications completed by the provider must be included. An attribute is out of compliance if the error rate exceeds 10% for the specific attribute tested. Each provider found to be out of compliance must implement a CAP.



The following table lists the number of participating CICP providers per fiscal year 2013-14, partial reporting of fiscal year 2014-15, and results of their audit reporting related to the lawful presence requirements implemented January 1, 2008.

Fiscal Year	Participating Providers	Compliance Audits Received	Non-compliant with Lawful Presence Requirements
FY 2013-14	70	70	10
FY 2014-15 <sup>1</sup>	71	36	5

Table 1: Provider Audit and Lawful Presence Requirements

#### Colorado Dental Health Care Program for Low-Income Seniors

#### **Program Overview**

The Senior Dental Program was created with the passage of Senate Bill 14-180 (Section 25.5-3-401, C.R.S.), and commenced on July 1, 2015. The Senior Dental Program grants funds to Area Agencies on Aging, community-based organizations and foundations, health centers, clinics, health districts, and private dental practices to promote the health and welfare of Colorado's low-income seniors. This program provides access to dental care to individuals age 60 and over who are not eligible for services under any other dental health care program, such as Medicaid, the Old Age Pension Health and Medical Care Program, or private dental insurance. The Senior Dental Advisory Committee advises the Department of Health Care Policy and Financing (the Department) on the operation of the Senior Dental Program and makes recommendations to the Medical Services Board regarding rules.

The Department administers the Senior Dental Program by distributing grant funds to eligible entities and also ensures the funding is used to serve the low-income senior population. The eligible entities must:

• Provide outreach to eligible seniors and dental care providers;



<sup>&</sup>lt;sup>1</sup> Partial reporting as of date of this report. Providers must submit annual compliance audits within six (6) months after a determined audit period. Audit periods vary by providers and may be based on one of the following: State's fiscal year, calendar year or provider's fiscal year.

- Identify eligible seniors;
- Demonstrate collaboration with community organizations;
- Ensure the eligible seniors receive covered dental services without duplication of services;
- Maintain records of seniors served, services provided, and moneys spent; and
- Distribute funds to qualified dental providers or directly provide dental services to eligible seniors in their area.

#### Senior Dental Program Lawful Presence Requirements

Under the Senior Dental Program, qualified grantees determine eligibility, including establishing that applicants are lawfully present in the U.S. The Department designed the Senior Dental Program Affidavit for Lawful Presence to comply with the rules guiding evidence of lawful presence. A copy of the Affidavit was given at the roll-out workshop and is also available on the Department's website.

#### Senior Dental Program Provider Compliance Audit

To meet its fiduciary responsibility, the Department randomly selects 10% of the qualified grantees' files for auditing purposes. The audit ensures that the qualified grantees are in compliance with specified provisions of the Senior Dental Program contract. Qualified grantees must have this audit performed to determine compliance with the following factors of the Senior Dental Program:

- Eligibility,
- Billing, and
- Programmatic Internal Controls.

Qualified grantees that are found to be out of compliance with any of the Senior Dental Program guidelines must implement CAP. Failure to submit a CAP will result in loss of grant funds and/or termination from the Senior Dental Program.

