Title IV-E Foster Care Abstract and Claiming Process

TOPIC
Revised Requirements for Completing the Title IV-E Foster Care Abstract and Transmitting Claims.

PURPOSE
Assist county human service agencies on making federal claims using the revised Title IV-E Foster Care Abstract requirements. These revisions include changes in the updated Title IV-E Claiming System.

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SIGNED
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Deputy Commissioner
BACKGROUND

The Title IV-E Abstract is the documentation submitted to the Minnesota Department of Human Services (DHS) to report required data about Title IV-E eligible children in out-of-home placements.

The Title IV-E Abstract has two functions. First, it allows counties to claim eligible foster care maintenance expenditures for Title IV-E reimbursement. Second, it allows counties to submit data that is used to calculate Title IV-E administrative earnings.

CHANGES

The information in this bulletin updates and replaces DHS bulletin no. 02-32-10 (July 1, 2002) with the current federal and state rules and regulations for the Title IV-E Foster Care Program.

Changes in the Title IV-E Abstract and the Title IV-E Claiming System

DHS has updated the Title IV-E Claiming system that processes the Title IV-E Abstract data submitted by the counties. Changes include:

New Rule Codes for Claiming Purposes
The changes to the DHS licensing language, that became effective on July 1, 2005 due to the implementation of the Children’s Residential Foster Care Rule, have also resulted in a change to the claiming codes to be used for the Title IV-E Abstract. The IV-E abstract will now use the terminology of rule codes to replace all previous reference to rule numbers. Detailed descriptions of each rule code are found in Attachment A of this bulletin.

Effective July 1, 2007, there will be a change for the family foster homes licensed by the Department of Corrections. Rule Code OT1 will be deleted. Family foster homes will be identified by their DHS/DOC license number and will be identified as rule code 1. The codes for tribal family foster homes will not change.

New Service Codes for Claiming Purposes
DHS has added three new Service Codes:
  Code “E” for Basic Maintenance only,
  Code “F” for Difficulty of Care (DOC) Maintenance only, and
  Code “G” for Adjustment of DOC.
These codes will allow counties that now pay the basic maintenance separate from the DOC maintenance to be accepted as separate claims for the same time period. These codes will also allow payments for an adjustment in the DOC to be accepted as a new claim for the same time period as a previous claim. If the you pay the basic maintenance and the DOC maintenance together on one check, then the IV-E system would accept one claim as service code A for the total vendor payment amount. If you separated the claims into two lines because you paid these claims on separate checks, one for the basic maintenance and one for DOC maintenance, then the IV-E system would accept the two claims when the basic maintenance is coded “E” and the
DOC maintenance is coded “F” - each claim for the total vendor payment amount of each separate payment. If you made an additional payment for a DOC adjustment, then the IV-E system would accept this adjustment coded “G” as one claim with the number of points being adjusted.

LEGAL REFERENCES

Social Security Act, Title IV, Part E
45, CFR Part 1356.10 to 1356.71
Minnesota Statutes, section 256.01
Minnesota Rules, parts 9550.0300 to 9550.0360
Minnesota Rules, parts 9545.0755 to 9545.0845

WHAT THE COUNTY CAN CLAIM

Maintenance
Maintenance costs of providing food, clothing, shelter, daily supervision, school supplies, personal incidentals, and reasonable travel to the child’s home for visitation are reimbursable at the federal financial participation rate equal to the state’s Medical Assistance (MA) rate. Approved amounts are categorized into three age groups and are published in the annual foster care rates bulletin for children placed in a family foster care home. For children placed in a group residential facility, approved amounts are published in the quarterly per diem rates bulletin.

Intake & Planning
Administrative costs for the intake and planning activities necessary to place a child in out of home foster care are reimbursable at the federal financial participation rate of 50%. Approved amounts are published in the quarterly per diem rates bulletin.

Initial Clothing
Clothing is allowable to the extent that it is purchased within sixty days of the initial placement. All placements subsequent to the initial sixty days are ineligible for the initial clothing allowance. Approved amounts are categorized into three age groups and are published in the annual foster care rates bulletin. The initial clothing allowance is reimbursable at the federal financial participation rate for maintenance costs.

Childcare
Childcare provided to a foster child to facilitate a foster parent’s employment outside the home or to facilitate participation in activities that are beyond the realm of “ordinary parental duties” such as, attendance at judicial reviews, case conferences, school conferences or foster parent training are reimbursable at the federal financial participation rate for maintenance costs, if the claim corresponds with a claim (same service dates) for maintenance to an eligible provider. Respite care or childcare to allow an evening out is not an allowable expenditure.
Rule 4 Administration & Training
Administrative fees from eligible Rule 4 (Minnesota Rules, parts 9545.0755 – 9545.0845) placing agencies are reimbursable at the federal financial participation rate of 50% or 75%, depending on the approved amounts published in the quarterly per diem rates bulletin. Rule 4 claims are only eligible if the claim corresponds with a claim (same service dates) for maintenance to an eligible provider.

ATTACHMENTS

Attachment A - Required Data for the Title IV-E Foster Care Abstract
This attachment is the revised comprehensive set of required data for the Title IV-E Foster Care Abstract. These instructions should prove to be a useful reference for both county and state staff. Attachment A replaces DHS bulletin no. 02-32-10 (July 1, 2002).

Attachment B - The DHS-2570A Non-Reimbursable Claims
This is a report of the non-reimbursable claims. This report is sent to counties as notification of client specific costs that have been disallowed. Counties, in turn, can use this form to correct previously submitted data and request the correction of a non-reimbursable claim. Printed on the DHS-2570A report, in the far right column for each claim, is a state reference number, assigned to each claim by the Title IV-E claiming system. This number is useful to identify a specific claim if you call DHS and need assistance. Instructions on how to correct claims are found in Attachment A.

Attachment C - The DHS-2570X County Summary
This report is a county summary of claims. It is designed to organize the data submitted by the county into federal claiming categories and to show the amounts that are eligible for reimbursement and the federal share to be paid. The federal claiming categories are maintenance (includes initial clothing & childcare), intake & planning, and training. Each of these categories is further defined by rule number and quarter.

Attachment D - The DHS-2570R Rejected Claims
This is a report of rejected claims that can no longer be corrected. These claims were initially reported on DHS-2570A as non-reimbursable. Claims that were not corrected are moved to a final rejected status.

ACTION REQUIRED

Complete Title IV-E Foster Care Abstract
Each county human service agency must submit a completed Title IV-E Foster Care Abstract every calendar quarter. This report is due 20 calendar days after the end of the quarter.

Failure to submit complete, accurate, and timely reports will result in the delay of Title IV-E maintenance, intake & planning, and training reimbursement. DHS payments based on late reports will be made on the next regular payment date.
Transmit Report

County agencies will use the Social Services Information System (SSIS) to generate the Title IV-E Foster Care Abstract to transmit their completed report to DHS.

Critical Errors

Some errors you could make when completing the Title IV-E Abstract are called critical errors and will result in your entire Title IV-E Abstract being rejected. SSIS will generate warnings if you create a report that contains a critical error. You will need to correct the error and re-generate the report.

Review Non-reimbursed Claims and Submit Corrections

The DHS-2570A report is sent to counties after the Title IV-E Abstract has been audited. This report details the claims that were initially rejected. These non-reimbursed claims can be corrected if DHS receives the DHS 2570A back from the county, with the corrections noted, within 45 days from the date DHS mailed the DHS-2570A to the county.

QUESTIONS

Please direct questions on Title IV-E claims, completion of the abstract, electronic transmission of the Title IV-E Abstract, or the correction of non-reimbursable claims on the DHS 2570A report to:

Rhonda Lord
Title IV-E auditor
(651) 431-3787 or rhonda.lord@state.mn.us
FAX (651) 431-7480

Please direct questions on Title IV-E Fiscal Policy to:

Deb Jensen
Title IV-E Fiscal Management Analyst
(651) 431-3740 or deb.jensen@state.mn.us
FAX (651) 431-7480

Special Needs

This information is available in other forms to people with disabilities by contacting us at (651) 431-3776 (voice) or through the Minnesota Relay Service at 1-800-627-3529 (TDD), 7-1-1 or 1-877-627-3848 (speech to speech relay service).
REQUIRED DATA FOR THE TITLE IV-E
FOSTER CARE ABSTRACT

A. OVERVIEW

B. CLAIMING PROCESS

C. GENERAL INFORMATION

D. REQUIRED CLAIM DATA ELEMENTS
   1. Child’s Name
   2. Child’s Identification Number
   3. Date of Birth
   4. Age
   5. Student Status
   6. Difficulty Of Care Assessment Number
   7. Continuous Placement Start Date
   8. Best Interest Date
   9. VPA Signed Date
  10. Placement Type
  11. Provider Type
  12. Service Code
  13. Rule Code
  14. Foster home / Provider Name
  15. License / Automation Number & Sub Codes
  16. Service Dates
  17. Amount Paid
  18. Date Paid

E. REQUIRED RECOVERIES

F. REQUIRED CHILD COUNTS

G. SUPPLEMENTAL CLAIMS

H. CORRECTIONS and REVISIONS
   1. Backing out claims
   2. Refunds
   3. Correcting Non-reimbursable claims

I. TIME LIMITATIONS
A. OVERVIEW

The Title IV-E Abstract is an electronic report required by DHS to provide the data needed for processing Title IV-E maintenance claims. The Title IV-E Abstract report is maintained by Social Service Information System (SSIS). The SSIS system produces the Abstract from 5 SSIS data tables. County staff enter data into SSIS and use SSIS to generate the abstract report. The purpose of this attachment is to explain the components of the Title IV-E Abstract and give descriptions of the required data.

The Title IV-E Abstract includes three types of data:

Required Claim Data Elements
The data elements are the 18 types of details that comprise the information needed to create a Title IV-E claim.

Required Recoveries
The required recoveries is the information that must be reported when a recovery or refund of payments is received during the quarter on behalf of Title IV-E children in placement.

Required Child Counts
The child counts are statistical data necessary to support federal claims. Submission of this report is mandatory even if a county has no Title IV-E eligible children in placement. This report provides the data on the average number of children in foster care placement which supports the quarterly maintenance claims and also the SSTS child count ratio needed to claim Title IV-E administrative reimbursement. As a sub-set of this data, information is also collected on the average number of American Indian children in foster care placement; the resulting American Indian child count ratios will be used for claiming administrative money for the Tribal projects.

B. CLAIMING PROCESS

Once DHS receives the Title IV-E Abstract, the validation of the claim begins. The abstract data is imported into the Title IV-E claiming system. The Title IV-E claiming system interfaces with the PRISM child support collections system and with the DHS licensing system. The claims are audited, validated and separated into “reimbursable claims” and “non-reimbursable claims”. The reimbursable claims are paid to each county based on the federal financial participation rates. The non-reimbursable claims are detailed in the DHS- 2570A report and sent to the county. The county then has forty-five days to correct any claim data and resubmit the 2570A to DHS. These claims are corrected in the Title IV-E claiming system and go through the claiming process again. If the corrected claims are now reimbursable, a payment results. If the corrected claims are still not reimbursable, then these claims are rejected and are detailed on the DHS-2570R Rejected Claims report and sent to the county.
C. GENERAL INSTRUCTIONS

1. Abstracts are due at DHS twenty calendar days after the quarter's end and must be submitted even if the county agency made no Title IV-E reimbursable expenditures during the quarter.

2. Report only children for whom your county social service agency has legal responsibility.

3. Report claims by calendar month. If a child is in placement from April 3rd through May 16th, then the claim must be separated. The first claim must have the placement dates April 3rd – April 30th. The second claim must have the placement dates May 1st – May 16th.

4. Use the cash basis of accounting for this abstract. The expenditures and revenues are to be those actually disbursed or received during the quarter, not accruals owed or earned. Under no conditions may a county agency claim more under Title IV-E than the actual expenditures less offsets.

5. All figures reported must be rounded to the nearest whole dollar.

6. Initial clothing must be purchased within 60 days of the initial placement. Clothing costs for purchases outside of this time frame are not eligible and cannot be reimbursed.

7. County social service agencies are responsible for maintaining case files and financial records in such a manner as to leave a clear audit trail. Claims under Title IV-E must be adequately supported and must be held for the entire period that relates to the child’s continuous placement plus 3 years (retention period for possible federal audit).

8. Written communication relating to the Title IV-E abstract should be addressed as follows:

   Rhonda Lord
   DHS Financial Operations
   PO Box 64940
   St. Paul, MN  55164-0940
D. REQUIRED CLAIM DATA ELEMENTS

The primary function of this portion of the foster care abstract is to report actual cash payments for the eligible maintenance costs of Title IV-E eligible children in out-of-home placement. There are eighteen required elements of data for each claim.

1. CHILD’S NAME
   The child’s full name, as shown on the child’s birth certificate.

2. CHILD’S IDENTIFICATION NUMBER
   The child’s RID number (Recipient Identification Number), also known as the PMI number, is assigned by the MAXIS System for each child appearing on the abstract. Counties are required to provide this information or the claim will become non-reimbursable.

3. DATE OF BIRTH
   The child’s birth date, as shown on the child’s birth certificate. If the child is 18 years old, the question about the child’s school status must be completed.

4. AGE
   The child’s age is as of the last day of the month. Claims are computed on the rates established for the child based on the child’s age as of the last day of the month.

   Full month reimbursement is allowed for the month of the 18th or 19th birthday. If a child who is not a student turns 18, the entire month is reimbursable. If a child who is a student and graduates during the month of their 19th birthday, the entire month is reimbursable. The amount submitted to the state for reimbursement may include any days paid after the birthday during the month of the birthday.

5. STUDENT STATUS
   If the child is 18 years old, the child’s school status will be audited. If the child is 18, a full time student, and will graduate before age 19, then the “student status” should indicate Y (yes). If the child is 18 but is not a full time student and expected to graduate before age 19, then child is ineligible for Title IV-E reimbursement.

6. DIFFICULTY OF CARE ASSESSMENT NUMBER
   The number of DOC (difficulty of care) points that were assigned to the child per the assessment review found in the child’s case file is a number between zero and 225. DOC cannot be retroactive to a previous month, however, it is assumed to be effective back to the first day of the month in which the assessment review was dated and signed. Note: For a claim adjustment of the DOC points (using Service Code G), the number reported can range from a negative 225 to a positive 225.
If claiming retroactive DOC because a review had been conducted but accounting had not been informed, we must know when the review was signed by the worker. Report only amounts that were Not previously claimed; these amounts must be entered separately for each month. Retroactive DOC can only be claimed within the current federal fiscal year. (October 1 through September 30)

7. CONTINUOUS PLACEMENT START DATE
The date that the placement first started for this continuous placement episode. This information is used to count the first 60 days of the placement for the clothing claim.

8. BEST INTEREST DATE
For court-ordered placements, the date of the initial court order that contains the “best interest of the child” statement. This information is used to determine when reimbursement for Title IV-E claims can begin.

9. VPA SIGNED DATE
For voluntary placements, the date that the voluntary placement agreement (VPA) is signed by all necessary parties. This information is used to count the 180 days of Title IV-E eligibility for voluntary placements.

10. PLACEMENT TYPE
The placement type is either “court ordered” or “voluntary”. Client information must be sorted by placement type. County agencies must develop internal procedures to ensure that:

   a. Court ordered and voluntary status is reviewed on a regular basis; and
   b. Social Service staff routinely and promptly enter changes in placement authority on SSIS, as to any change in placement type.

11. PROVIDER TYPE
Provider type must be either a family foster home or group facility.

   Family Type Providers
Claims with a rule number of 1, OT2 or OSH, must have the family provider type.

   Claims for Rule 4 placing agencies, with the corresponding Rule 1 (Minnesota Rules, parts 9545.0010 – 9545.0260) family foster home claim, must have provider type Family.

   Group Type Providers
Any group facilities published in the quarterly per diem rates bulletin on Attachment A (Group 1 and Group 2) must have the group provider type.
12. **SERVICE CODE**

Service codes are used to identify the type of service being provided. Claim data for each type of service must be listed on a separate line and coded with the correct service code.

**Maintenance - Code “A”**
Use code A, or maintenance, for amounts paid to providers for eligible maintenance costs – Basic maintenance plus Difficulty of Care maintenance (DOC).

**Initial Clothing - Code “B”**
Use code B, or clothing, for amounts paid for eligible initial clothing costs. The child’s age at the end of the month of initial placement will determine the maximum claimable amount allowed for clothing.

List the date that the foster care provider or county directly purchased the clothing as the **start date and end date**.

The original date the county agency reimbursed the provider is the **payment date**.

The provider name is the name of the vendor that the county reimbursed for the clothing purchase.

Initial clothing is allowable to the extent that it is purchased within sixty days of the initial placement, not merely placement in this home or facility. All placements subsequent to the initial sixty days are ineligible for the initial clothing allowance.

Approved clothing amounts are categorized into three age groups and are published in the annual foster care rates bulletin, which is effective January first of each year.

**Childcare Costs - Code “C”**
Use code C, or childcare, for amounts paid for eligible childcare costs. Childcare provided incidental to the child’s placement and identified under Brass code 214X are eligible at the rate paid by the county. Childcare costs are eligible ONLY when a corresponding claim (with the same service dates) is made for maintenance (service code A or service code E) to an eligible provider.

Childcare dates should be reported using the actual dates that the care was provided for the child. These dates must be equal to the maintenance claim service dates or fall inside of the range of the maintenance claim service dates.

The provider name is the name of the vendor that the county reimbursed for the childcare.
Rule 4 Placing Agency’s Administrative Fee - Code “D”
Use code D, or placement, for amounts paid for the eligible administrative fee costs of Rule 4 placing agencies. Rule 4 Administrative Fee costs can only be claimed if the Rule 4 placing agency is listed in the per diem rates bulletin for the quarter that corresponds to the service dates of the claim. Like childcare costs, Rule 4 costs are eligible ONLY when a corresponding claim (with the same service dates) is made for maintenance (service code A or service code E) to an eligible provider.

Rule 4 administrative fee service dates must be equal to, or less than, the maintenance claim service dates.

Basic Maintenance - Code “E”
Use code E for amounts paid to providers for eligible maintenance costs when your county will break out the basic maintenance costs as a separate payment from the DOC maintenance payment.

Difficulty of Care (DOC) - Code “F”
Use code F for amounts paid to providers for eligible difficulty of care (DOC) maintenance costs when your county will break out the DOC maintenance costs as a separate payment from the basic maintenance payment. DOC claims coded “F” are eligible ONLY when a corresponding claim (with the same service dates) is made for Basic maintenance (service code E) to the same eligible provider. The DOC value must be greater than or equal to zero.

Adjustment of DOC - Code “G”
Use code G for amounts paid to providers for eligible difficulty of care (DOC) maintenance costs when you need to submit an adjustment of a previous claim due to a change in the DOC points. If you submit a DOC adjustment, you would submit one claim with the number of points being adjusted. For example, if the child was at 40 DOC points and went to 70 total DOC points the “G” claim would report only 30 DOC points and the vendor payment amount for these additional 30 points. DOC adjustment claims coded “G” are eligible ONLY when a corresponding claim (with the same service dates) is made for maintenance (service code A or service code E) to the same eligible provider. The DOC value may range from -225 to +225.

13. RULE CODE
Each claim must be identified using the correct rule code.

Rule Codes for Family Foster Homes

1 - for children’s residential family foster homes, licensed under the authority of DHS and DOC (Department of Corrections).

4 - for Rule 4, child placing agencies, licensed under the authority of DHS.
OT2 - for **Indian family foster** homes licensed or approved by the tribal governments. (When using this code, enter the exact phrase *INDIAN* in the license number field.)

OSH - for licensed **out-of-state family foster** homes. (Enter the exact phrase *O of S* in the license number field when using this code.)

**Rule Codes for Group Residential Facilities**

Approved Title IV-E residential facilities appear in Attachment A of the per diem rates bulletin, which is published quarterly. Claims for out-of-state facilities that do not appear on the quarterly bulletin must be approved before reimbursement can be authorized. Refer to the quarterly per diem rates bulletin for instructions on adding out-of-state facilities to the approved list of Title IV-E facilities.

Choose the DHS licensing rule code from the following choices:

5 - for **children’s residential facilities with mental health certification**, licensed under the authority of DHS.

8 - for **group residential** homes and shelters, licensed under the authority of DHS.

22 - for Rule 22, **transitional living** facilities, licensed under the authority of DHS.

31 - for Rule 31 (Minnesota Rules, parts 9530.6405 – 9530.6505), **group residential facilities with chemical dependency certification**, licensed under the authority of DHS.

CP - for facilities with **correctional program certifications**, licensed by the Department of Corrections.

TR - for tribally approved American **Indian group residential** facilities.

OSF - for approved **out of state facilities**.

**14. FOSTER HOME or PROVIDER NAME**

The name of the provider should be listed as follows:

a. Full name of the foster care home provider.
b. In cases where the vendor is a Rule 4 placing agency (Path, Volunteers of America etc.) - List the name of the Rule 4 agency (Approved Rule 4 agencies are listed in Attachment A of the quarterly per diem rates bulletin.)
c. For an approved residential child caring facilities licensed by DHS, Department of Corrections, out-of-state or by an Indian tribal government - List the name of the facility/program (Approved children group residential facilities/programs are listed in Attachment A of the quarterly per diem rates bulletin.)

d. In cases where the vendor is a childcare provider or clothing vendor, such as Target – List the name of the vendor as it appears on the payment.

Approved Title IV-E residential facilities appear in the quarterly per diem rates bulletin. These bulletins are categorized by groups and rule codes within groups. Claims for out-of-state facilities that do not appear on the quarterly bulletin must be approved before reimbursement can be authorized.

15. LICENSE / AUTOMATION NUMBER & SUB CODES
The DHS license number must be listed for each family foster home, applicable to the period of time covered by the service dates for which you are claiming Title IV-E reimbursement.

For the group facility’s license number, counties must use the information from the correct per diem rates bulletin for the period of time covered by the service dates for which you are claiming reimbursement. Bulletins are published for each new quarter. Counties must pay attention to each new quarter in which a bulletin is published in case a lead county contract has expired or has changed in some other manner.

- Assigned Automation Numbers
The DHS claiming process requires the use of a license number or a code number equivalent to a license number for each claim. For this reason, all facilities and group homes not licensed by DHS have been assigned a Title IV-E automation number. Facilities licensed by Corrections have been assigned codes that begin with “DC,” out-of-state facilities begin with “OS,” and tribal-approved facilities begin with “TR.”

Tribally approved family foster homes have been assigned the word INDIAN as the license number.

Out-of-state family foster homes covered by the interstate compact have been assigned the word O OF S as the license number.

- Sub Codes
Sub codes have been assigned to facilities that operate multiple programs under the same DHS license number. Correctional facilities are also defined by sub codes when more than one program is operated by the same facility. The sub code is simply a one-character extension of the license number.

Automation Numbers and Sub Codes are listed in Attachment A of the quarterly per diem rates bulletin.
16. **SERVICE DATES**  
The starting and ending service dates for each month of service.

Do not cross months; the beginning service date and the ending service date must both be for the same month. In some instances, the same date may be used for both start and end days, if the child was in placement only one day. If a child was in multiple placements during a month, each placement must be entered separately.

**Do Not Overlap “Start” and “End” dates when splitting service dates.**  
Example: A child was in placement A from 3/1/06 through 3/15/06 and transferred to placement B on 3/15/06 and stayed there through 3/31/06. This claim data must be separated on two lines. 03/01/2006 is the start date of the first claim line. 03/15/06 is the end date of the first claim line, so the second claim line cannot begin with the same date. The second claim line must start with 03/16/2006 and end with 03/31/2006. Overlapping dates will result in the rejection of one of the claim lines.

17. **AMOUNT PAID**  
This amount must be the vendor payment amount from your vendor payment system for the corresponding service code. The payment for each type of service provided must be listed on a separate line.

Example:  
Claim Line 1 = Code A in the **Service Code field** and the amount of costs paid for the maintenance service in the **Vendor Payment Amount field**.

Claim Line 2 = Code B in the **Service Code field** and the amount of costs paid for the initial clothing in the **Vendor Payment Amount field**.

Claim Line 3 = Code C in the **Service Code field** and the amount of costs paid for the child care in the **Vendor Payment Amount field**.

Claim Line 4 = Code D in the **Service Code field** and the amount of costs paid for the Rule 4 administrative fees in the **Vendor Payment Amount field**.

18. **DATE PAID**  
The original date that the county payment was made to the vendor, for the service coded on each line.

**E. REQUIRED DATA RECOVERIES**

The primary function of this portion of the foster care abstract is to report actual cash received during the quarter on behalf of Title IV-E eligible children in placement. Recoveries must be sorted by **placement type** (court ordered or voluntary).
The Title IV-E claiming system will adjust all recoveries on the Rule 1 maintenance claim portion of the foster care abstract. Report all recoveries, other than child support collections, receipted for Title IV-E children during the quarter. Examples of recoveries that must be reported include Social Security (other than SSI), including Old Age, Survivors and Disability Insurance (OASDI), and other recoveries. Do not report Supplemental Security Income (SSI) as a recovery. **Do Not report data for the PRISM child support recoveries.** DHS will complete this portion of the abstract.

**F. REQUIRED DATA CHILD COUNTS**

The primary function of this portion of the foster care abstract is to report a monthly-unduplicated count of children, in foster care, for whom the county has made payments to providers during the quarter. The data collected from this section of the abstract is used to calculate the Title IV-E ratio. The Title IV-E ratio is used in the calculation of Title IV-E administrative earnings.

There are seven types of child count data that need to be completed for the child counts section of the abstract. The types of data are:

1. IV-E Eligible, Reimbursable Child
2. IV-E Eligible, Non- Reimbursable Child
3. Total Children in Placement
4. IV-E Eligibility Unknown, and Placement < 30 Days
5. IV-E Eligible, Indian Child
6. Total Indian Children in Placement
7. Indian Children IV-E Eligibility Unknown, and Placement < 30 Days

Each type of data requires three monthly counts. One count for each month in the current quarter being reported. Each count must be unduplicated, counting a child once no matter how many months of service or types of service are paid for in that month.

**Total Children in Placement**
The number of all children, for whom you made a payment, under age 18 in foster care placement who are the county social service agency's legal responsibility, either directly or through a placement agreement, including emergency placements. Also include students who are 18 and will graduate before age 19.

Exclude these children from the count:
- Refugee unaccompanied minors and all other 100 percent federally funded refugee children, even those who are Title IV-E reimbursable.
- All Medical Assistance waiver-funded children, except children receiving a Community Alternatives for Disabled Individuals (CADI) Waiver, Traumatic Brain Injury (TBI) Waiver, Mental Retardation/Related Conditions (MR/RC) Waiver or Community Alternative Care (CAC) Waiver. CADI, TBI, MR/RC and
CAC waivers do not include room and board and therefore children receiving these waivers should not be excluded from the count.
- All children whose adoption has been finalized, unless they are returned to foster care as new placements.
- All respite care placements.
- All children not the legal responsibility of the county social service agency.
- All children placed by a corrections or tribal agency where there is no Placement Agreement with the local county social service agency.
- All children placed in facilities that are primarily for the detention of children who are adjudicated delinquent. (Such as Red Wing, Thistle Dew, Hennepin Home School or other secure correctional facilities.)

IV-E Eligibility Unknown, and Placement < 30 Days
The number of all children, included in the “Total Children in Placement Care” count, for whom Title IV-E eligibility is unknown, or has not been completed and the placement is less than thirty days.

IV-E Eligible, Reimbursable Child
The number of all children, included in the “Children in Placement” count, who have been determined to be Title IV-E eligible, who are in foster care placement, and were determined to be **reimbursable** under Title IV-E.

IV-E Eligible, Non-Reimbursable Child
The number of all children, included in the “Children in Placement” count, who have been determined to be Title IV-E eligible, who are in foster care placement, and were determined to be **non-reimbursable** under Title IV-E. Exclude children in unlicensed placements, unless the home is that of a relative and in the process of becoming licensed.

IV-E Eligible, Indian Child
The number of all children, IV-E eligible reimbursable and non-reimbursable, who are **American Indian children**. This number is a sub-set of the data reported in the “IV-E Eligible, Reimbursable Child” and the “IV-E Eligible, Non-Reimbursable Child” count data fields. Exclude children in unlicensed placements, unless the home is that of a relative and in the process of becoming licensed.

Total Indian Children in Placement
The number of all children, included in the “Children in Placement” count, who are **American Indian children**. This number is a sub-set of the data reported in the “Children in Placement” count data fields.

Indian Children IV-E Eligibility Unknown, and Placement < 30 Days
Identify the American Indian children who are in placement less than thirty days and whose eligibility determination for Title IV-E has not been completed. This number is a
sub-set of the data reported in the “IV-E Eligibility Unknown, and Placement < 30 Days” count data fields.

G. SUPPLEMENTAL CLAIMS

Claiming maintenance and intake and planning expenditures that were not previously reported on the original abstract can be submitted as a supplemental claim. Supplements for prior quarters can be submitted on the same abstract as the current quarter. The Title IV-E claiming system can sort the claims by proper quarter, based on the payment dates. Supplemental claims are reported in the same manner as current claims and are subject to the same auditing requirements.

H. CORRECTIONS and REVISIONS

Sometimes the data that was submitted in a prior quarter was in error or requires some additional documentation to correct the claim. Here are some ways to correct or revise prior quarter claims.

1. **Backing Out Claims**
   For claims that were submitted in a prior quarter and later were found to be for a child that was not really Title IV-E eligible or reimbursable, the claim should be submitted in the current foster care abstract as a negative claim. Please make sure all the data reported is exactly the same as it was reported originally. (i.e. Same service codes, dates of service, etc.)

2. **Refunds**
   A refund occurs when the payee returns all or part of the money received in the period of disbursal. A cancellation occurs when a warrant or other payment is canceled prior to its being honored. If the entire expenditure was refunded or canceled in the same quarter as the original expenditure, then do not report either the expenditure or the refund or cancellation. However, if a partial refund is received, or a refund of an expenditure from a prior quarter is received, the refund would then be treated as a recovery.

3. **Correcting Non-reimbursable Claims**
   Claims that have been rejected after the initial auditing process are listed on the DHS-2570A Non-Reimbursable Claims report. This report is sent to counties as notification of client specific costs that have been disallowed. Counties, in turn, can use this form to correct previously submitted data and request the correction of a non-reimbursable claim. This report must be returned to DHS to request the correction of a non-reimbursable claim.

   Counties have a maximum of 45 calendar days, from the date the report was sent, to return the DHS-2570A with any additional documentation needed to support a
correction of a non-reimbursable claim. The “Date Sent” and “Date Due” are printed on the report. Any DHS-2570A report received by DHS after the 45th day will not be accepted and the claims will remain non-reimbursable and are moved into a final rejected status.

Clear and detailed information to correct an error must be provided for any disallowed claims to request the correction. This information must be written on the DHS-2570A; counties may also need to submit additional documentation, such as a copy of a license.

Return the corrected DHS-2570A and supporting documentation to:

Rhonda Lord  
DHS Financial Operations  
PO Box 64940  
St. Paul, MN  55164-0940

I. TIME LIMITATIONS

County agencies have up to one year from the original due date to submit a supplemental claim for the Title IV-E Foster Care Program.

Example: The January - March 2007 quarterly report was due at DHS on April 20, 2007. Therefore, counties have until April 20, 2008 (one year from the original due date) to submit a supplemental claim for the January - March 2007 quarter.

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## Attachment B

**Minnesota Department of Human Services**

**Title IV-E**

**NON-REIMBURSABLE CLAIMS**

444 Lafayette Road
St. Paul, MN 55155-3810

---

To: County  
Attention: Title IV-E Contact Person/ Fiscal Supervisor  
From: Rhonda Lord - Title IV-E Section (651) 431-3787  
Date Sent: July 30, 2007  
Date Due: September 13, 2007

The Schedule 2570A must be received by the DHS Financial Operations Division within 45 days from the date sent (at left). If additional information is insufficient to support a change, the invalid claim will remain non-reimbursable. Please provide complete information since this decision will be final.

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<th>Service Thru</th>
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<th>Service Code</th>
<th>Paid Amount</th>
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Bulletin# 07-32-09, July 5, 2007
The Audit of your Title IV-E abstract indicates the distribution to be as follows (Please adjust you books accordingly).

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<th>Training</th>
<th>Recovers</th>
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**Payment Summary**

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### Title IV-E Foster Care Intake and Planning, Other than Rule 5

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<th>Fed. Share</th>
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**Payment Summary**

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<th>Training</th>
<th>Recovers</th>
<th>Child Support</th>
<th>Other</th>
<th>Net Eligible Claims</th>
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### Title IV-E Foster Care Intake and Planning, Rule 4 Agency Administration

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<th>Recovers</th>
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**County Summary**

Minnesota Department of Human Services

Title IV-E Foster Care Program

County Summary

Attachment C

To: County

Attention: Title IV-E Contact Person/ Fiscal Supervisor

From: Rhonda Lord - Title IV-E Section (651) 431-3787

Date Sent: May 30, 2007

The Audit of your Title IV-E abstract indicates the distribution to be as follows (Please adjust you books accordingly).

---

Bulletin #07-32-09, July 5, 2007
These claims were previously listed on Schedule 2570A, were not reversed and are now in rejected status. These claims are not eligible for Title IV-E reimbursement.

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<th>Recipient Name</th>
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<th>Age</th>
<th>Student Yes/No</th>
<th>Foster Home Name</th>
<th>DHS License Number</th>
<th>Rule</th>
<th>Service From</th>
<th>Service Thru</th>
<th>Difficulty of Care Points</th>
<th>Service Code</th>
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<tbody>
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<td>8</td>
<td></td>
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