Ohio Department of Job and Family Services (ODJFS)
Office of Families and Children

Policy and Practice Guidance Document (PPGD) #018
Non-Qualified Residential Treatment Program (QRTP) becomes QRTP Compliant

January 28, 2022

Background
On, November 23, 2021 the Ohio Department of Job and Family Services provided notification regarding updated guidance from the Children’s Bureau and the posting of Ohio Administrative Code (OAC) rule 5101:2-47-21 to external clearance as a result of the guidance. The updated guidance specified that a child placed into a non-QRTP agency which becomes QRTP compliant after placement, the placement can become title IV-E reimbursable. The purpose of this PPGD is to further clarify the information provided in the previous notification that the placement can be Title IV-E reimbursable as long as the required 30-day CANS assessment and 60-day judicial determination timeframes are met. The beginning date for these requirements is the date the agency in which a title IV-E eligible child is placed, becomes QRTP compliant.

Guidance
ODJFS would like to provide additional information for comprehensive guidance about each area that may be impacted by the federal guidance.

Child Protection Services – OAC 5101:2-38-05 and 5101:2-38-05.1 – When a youth is placed in a treatment facility that becomes QRTP compliant after the initial placement, the family case plan must be updated within 7 days to reflect this change and capture additional data that is required for QRTP placements. Please contact Alyssa.Kletrovets2@jfs.ohio.gov if you have any questions about this section.

Substitute Care – For each IV-E eligible child placed in a non-qualified residential treatment program (non-QRTP) on or after October 1, 2021, the requirements outlined in rule 5101:2-42-12 of the Administrative Code are to be followed beginning with the effective date the agency has met the qualified residential treatment program (QRTP) certification requirements and is considered compliant. A new rule is being created to specifically address this case situation, OAC 5101:2-42-12.1 Assessment for a child when a non-qualified residential treatment program meets qualified residential treatment program certification requirements. Please contact Jennifer.Kobel@jfs.ohio.gov if you have any questions about this section.
Title IV-E – OAC 5101:2-47-21 is in the rule process to amend this rule and become effective in March 2022. In the interim, FCASPL #381 Title IV-E Foster Care Maintenance Reimbursement (FCM) When a Non-Qualified Residential Treatment Program (QRTP) Placement Setting Becomes QRTP Compliant was published, based on federal guidance, Title IV-E FCM may be available when a child placed in a non-QRTP placement setting becomes a QRTP compliant placement setting and is eligible for reimbursement.

Beginning with the date the non-QRTP meets the QRTP certification requirements, a child may be reimbursable back to the first day of that month if the following requirements are met:

1. A qualified individual, who is a trained professional or licensed clinician and meets the requirements in rule 5101:2-42-12 of the Administrative Code is to assess a child within thirty-days of the setting becoming a QRTP.

2. Within sixty-days of the setting becoming a QRTP, the Title IV-E agency is to confirm that the juvenile court:
   a. Considers the assessment, determination, and documentation made by the qualified individual conducting the assessment outlined in paragraph (B) of this rule.
   b. Determines whether the needs of the child can be met through placement in a foster home, or, if not, whether the placement of the child in a QRTP provides the most effective and appropriate level of care for the child in the least restrictive environment and whether that placement is consistent with the short and long-term goals for the child, as specified in the permanency plan.
   c. Approves or disapproves of the placement of the child into a QRTP.

If the 30-day CANS and 60-day judicial determination are not both completed timely, the child’s placement will not be reimbursable for the duration of that placement. Please contact Deanna.Robb@jfs.ohio.gov if you have any questions about this section.

Ohio SACWIS – Once the changes are realized in Ohio SACWIS, Title IV-E agencies will be able to claim IV-E FCM reimbursement for children impacted by the updated guidance retroactively back to 10/1/2021. In order for reimbursement to be issued, Title IV-E agencies must ensure the 30-day CANS assessment and 60-day judicial determination are entered into Ohio SACWIS. To assist agencies with meeting the above requirements prior the Ohio SACWIS functionality changes, QRTP Action Items Due Date report is being created to capture the due dates for this situation and when the agency is compliant at the time of placement. This report is scheduled to be deployed in release 4.18 which is tentatively scheduled for deployment on February 24, 2022. Prior to 4.18 deployment, agencies can utilize the Qualified Residential Treatment Program Compliance report to see any agency who has become compliant within a specified timeframe and the Agency Placement Cost report to see all children in placement and their placement provider’s agency (Network Agency). To ensure agencies do not miss the required timeframes, it is critical that agencies utilize these reports to monitor when the assessments and judicial hearings are due for their children. These reports can also be utilized to ensure updates are being made to the family case plan within 7 days. Please contact the Automated Systems
Help Desk (SACWIS_Help_Desk@jfs.ohio.gov) if you have any questions about this section.

Attachments:
- FCASPL # 381 *Title IV-E Foster Care Maintenance Reimbursement (FCM) When a Non-Qualified Residential Treatment Program (QRTP) Placement Setting Becomes QRTP Compliant*
- FCASPL # 384 *Assessment of Child Placed in a Non-Qualified Residential Treatment Program (Non-QRTP) Which Becomes Qualified Residential Treatment Program (QRTP) Compliant*

**Contact**

If you have questions or need additional guidance, you may contact the individuals listed in each section for assistance.
January 10, 2022

Family, Children and Adult Services Procedure Letter No. 381

TO: Family, Children, and Adult Services Manual Holders

FROM: Matt Damschroder, Director

SUBJECT: Title IV-E Foster Care Maintenance Reimbursement (FCM) when a Non-Qualified Residential Treatment Program (QRTP) placement setting becomes QRTP compliant.

Background

On, November 23, 2021 the Ohio Department of Job and Family Services provided notification regarding updated guidance from the Children’s Bureau and the posting of Ohio Administrative Code rule 5101:2-47-21 to external clearance as a result of the guidance. The updated guidance specified that a child placed into a non-QRTP placement setting that becomes QRTP compliant after placement, the placement can become title IV-E reimbursable. The purpose of this procedure letter is to further clarify the information provided in the previous notification that the placement can be Title IV-E reimbursable as long as the required 30-day CANS assessment and 60-day judicial determination timeframes are met. The beginning date for these requirements is the date the placement setting in which an eligible child is placed, becomes QRTP compliant.

The Office of Families and Children has revised Ohio Administrative Code rule 5101:2-47-21 which will be effective in early March 2022, allowing for FCM reimbursement retroactively to October 1, 2021, if the requirements outlined in federal guidance are met. In the interim it is important to follow the guidance below.

If you have any questions, please reach out to Title IV-E policy developer, Deanna Robb at Deanna.Robb@jfs.ohio.gov or the SACWIS Help Desk.

FCM Reimbursements for a Non-QRTP Placement Setting Which Becomes QRTP Compliant.

Based on federal guidance, Title IV-E FCM may be available when a child placed in a non-QRTP placement setting becomes a QRTP compliant placement setting and is eligible for reimbursement.

Beginning with the date the non-QRTP meets the QRTP certification requirements, a child may be reimbursable back to the first day of that month if the following requirements are met:
(1) A qualified individual, who is a trained professional or licensed clinician and meets the requirements in rule 5101:2-42-12 of the Administrative Code is to assess a child within thirty-days of the setting becoming a QRTP.

(2) Within sixty-days of the setting becoming a QRTP, the Title IV-E agency is to confirm that the juvenile court:
   (a) Considers the assessment, determination, and documentation made by the qualified individual conducting the assessment outlined in paragraph (B) of this rule.
   (b) Determined whether the needs of the child can be met through placement in a foster home, or, if not, whether the placement of the child in a QRTP provides the most effective and appropriate level of care for the child in the least restrictive environment and whether that placement is consistent with the short and long-term goals for the child, as specified in the permanency plan.
   (c) Approves or disapproves of the placement of the child into a QRTP.

If the 30-day CANS and 60-day judicial determination are not both completed timely, the child’s placement will not be reimbursable for the duration of that placement.

Once the changes are realized in Ohio SACWIS, Title IV-E agencies will be able to claim IV-E FCM reimbursement for children impacted by the updated guidance retroactively back to 10/1/2021. In order for reimbursement to be issued, Title IV-E agencies must ensure the CANS/QRTP assessments and judicial determinations are entered into Ohio SACWIS. To assist agencies with meeting the above requirements prior the Ohio SACWIS functionality changes, agencies can utilize the Qualified Residential Treatment Program Compliance report to see any agency who has become compliant within a specified timeframe and the Agency Placement Cost report to see all children in placement and their placement provider’s agency (Network Agency). To ensure agencies do not miss the required timeframes, it is critical that agencies utilize these reports to monitor when the assessments and judicial hearings are due for their children.

INSTRUCTIONS:

The following chart depicts what materials should be deleted from the Family, Children and Adult Services Manual (FCASM) and what materials are to be inserted in the FCASM.

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<td>PROCEDURE LETTERS</td>
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Family, Children and Adult Services Procedure Letter No. 384

TO: Family, Children and Adult Services Manual Holders

FROM: Matt Damschroder, Director

SUBJECT: Assessment of Child Placed in a Non-Qualified Residential Treatment Program (Non-QRTP) Which Becomes Qualified Residential Treatment Program (QRTP) Compliant

Background
On November 19, 2021, the Ohio Department of Job and Family Services received notification regarding updated guidance from the Children’s Bureau on Qualified Residential Treatment Programs and provisions of the Family First Prevention Services Act. As a result of the guidance, a new Ohio Administrative Code rule 5101:2-42-12.1 will be forthcoming. In the interim, it is important for Title IV-E agencies to follow the guidance below.

Assessment requirements for a child placed in a Non-QRTP setting which becomes QRTP compliant:
For each IV-E eligible child placed in a non-QRTP setting on or after October 1, 2021, the requirements outlined in rule 5101:2-42-12 of the Administrative Code are to be followed beginning with the effective date the agency has met the qualified residential treatment program (QRTP) certification requirements and is considered compliant.

If you have any questions, please contact the Substitute Care Policy Developer, Jennifer Kobel, at Jennifer.Kobel@jfs.ohio.gov.

INSTRUCTIONS: The following chart identifies what materials should be removed from the Family, Children and Adult Services Manual (FCASM) and what materials are to be added to the FCASM.

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