Improving *Ex Parte* Rates to Support Unwinding

November 29, 2022
2:00 – 3:00 p.m. E.T.

*STATE Health & Value Strategies*
*Driving Innovation Across States*

A grantee of the Robert Wood Johnson Foundation
State Health and Value Strategies (SHVS) assists states in their efforts to transform health and healthcare by providing targeted technical assistance to state officials and agencies. The program is a grantee of the Robert Wood Johnson Foundation, led by staff at Princeton University’s School of Public and International Affairs. The program connects states with experts and peers to undertake healthcare transformation initiatives. By engaging state officials, the program provides lessons learned, highlights successful strategies, and brings together states with experts in the field. Learn more at www.shvs.org.

Questions? Email Heather Howard at heatherh@Princeton.edu.

Support for this working session was provided by the Robert Wood Johnson Foundation. The views expressed here do not necessarily reflect the views of the Foundation.
About Manatt Health

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Housekeeping Details

- Use the ‘Q&A’ function in Zoom to submit questions and comments to the meeting facilitators. The meeting facilitators will address questions and comments verbally in a manner that maintains the anonymity of the state.
- Use the ‘raise hand’ feature in Zoom if you would like to speak. The meeting facilitators will then unmute you.
- Because we are treating this convening as a safe space to problem solve and learn from one another, remember that “Vegas Rules” apply.
- The slide deck will be made available after the session.
Working Session Approach

Agenda

- Context Setting: *Improving Ex Parte Rates to Support Unwinding*
- State Case Studies: *Illinois and Nevada*
- Discussion

*Objective*: Ask questions, raise issues, and share best practices related to improving *ex parte* rates in preparation for the end of the federal Medicaid continuous coverage requirement to maximize coverage retention and make long-term, institutionalized change.
Context Setting:

*Improving Ex Parte Rates to Support Unwinding*
**Ex Parte: A Powerful Tool for Managing Workload and Retaining Coverage**

Improving *ex parte* rates as part of the Medicaid renewal process is one of the most effective tools available to states to (1) mitigate coverage loss for eligible individuals and (2) manage renewal volume.

**Benefits of Ex Parte**

*Ex parte* reduces the risk of Medicaid termination for administrative/procedural reasons. The more *ex parte* renewals that states can complete, the less often states will need to follow-up and request additional information from enrollees as part of the renewal process.

*Ex parte* enables states to reduce their administrative workloads on already taxed eligibility workforces during unwinding, resulting in sustainable application processing efficiencies and reducing enrollee churn.

**Definition of Ex Parte**

“*Ex parte*” refers to verifying eligibility based on a review of available data sources without needing to send a renewal form and request information/documentation from the enrollee.

The review of available data sources can be conducted manually (e.g., requiring human touches to check databases) or in a manner that is fully-automated (the gold standard).

Source: SHVS, Improving Ex Parte Renewal Rates: State Diagnostic Assessment Tool.
Federal “Rules of the Road” for Renewal and Redetermination

Regardless of when the federal public health emergency (PHE) comes to an end, states will be required to conduct full redeterminations and provide enrollees with ample time to respond to requests for redeterminations in accordance with federal law.

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<tr>
<th>Federal Requirements</th>
<th>Regulatory Citations</th>
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<tr>
<td>States must <strong>conduct ex parte renewals for all enrollees</strong>, including non-Modified Adjusted Gross Income (MAGI) populations, and for every household member.</td>
<td>42 CFR § 435.916 42 CFR § 457.343</td>
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<td>States must attempt to determine and redetermine eligibility <strong>using available information whenever possible</strong> and only request documentation when sufficient information is not available through electronic data sources.</td>
<td>42 CFR § 435.916 42 CFR § 435.911 42 CFR § 457.343</td>
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**Reminder:** States are required to attempt to renew Medicaid and Children's Health Insurance Program (CHIP) eligibility for all enrollees via **ex parte** prior to requesting any information from the enrollee and sending a renewal form.

**Source:** Centers for Medicare & Medicaid Services (CMS), *Ex Parte Renewal: Strategies to Maximize Automation, Increase Renewal Rates, and Support Unwinding Efforts*; and CMS, Medicaid and Children's Health Insurance Program Renewal Requirements.
**Ex Parte Renewal Processes**

States have been actively evaluating their *ex parte* processes and identifying temporary section 1902(e)(14) waiver flexibilities that increase the number of people who can be renewed through *ex parte*.

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<th><strong>Ex Parte Improvement Strategies</strong></th>
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<tr>
<td>Add Supplemental Nutrition Assistance Program (SNAP) to data sources for <em>ex parte</em> verification; and consider pursuing section 1902(e)(14) authority to extend coverage for any individual who is eligible for SNAP, without conducting a MAGI redetermination.</td>
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<td>Increase the number of data sources available to maximize verification (e.g., leverage all available federal and state earned and unearned income data sources) and review data timeliness rules.</td>
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<td>Examine the state's strategic hierarchy to allow eligibility to be considered verified if the earned income data sources are at or below eligibility threshold.</td>
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<td>Obtain section 1902(e)(14) authority to allow individuals with $0 income and no data sources to be renewed through <em>ex parte</em>.</td>
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<td>Review <em>ex parte</em> renewal processes to make sure as many people as possible (e.g., all eligible members in the <em>ex parte</em> queue) are able to have coverage renewed using available data sources.</td>
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<td>Remove any barriers to <em>ex parte</em>, including consent requirements (not allowable under federal law), limits on the number of consecutive <em>ex parte</em> renewals, and requirements that all household members return a renewal form.</td>
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*Source: CMS, Strategies States and the U.S. Territories Can Adopt to Maintain Coverage of Eligible Individuals as They Return to Normal Operations; and SHVS, Improving Ex Parte Renewal Rates: State Diagnostic Assessment Tool.*
State Case Studies: *Illinois and Nevada*
Illinois’ Approach to Leveraging the 1902(e)(14) Beneficiaries with No Income Renewal Flexibility

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What questions do other states have about Illinois’ approach?
Nevada’s Approach to Working with the State’s Vendor to Support *Ex Parte*

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What questions do other states have about Nevada’s approach?
Discussion

The slides are available at www.shvs.org. For more information, see SHVS’ PHE unwinding page, Resources for States on Unwinding the Medicaid Continuous Coverage Requirement.
Thank You

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Appendix A:

Background on Unwinding Continuous Coverage
# Federal PHE Timeline

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<td>States restart Medicaid redetermination process: 12 months to complete all post-enrollment verifications, redeterminations based on changes in circumstances, and renewals</td>
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**Note:** Federal legislation could also change the timeline for when the federal continuous coverage requirement ends and parameters for continued receipt of enhanced Federal Medical Assistance Percentage (FMAP).

Source: HHS, Renewal of Determination that a Public Health Emergency Exists; and CMS, State Health Official (SHO) Letter # 22-001.
Preparing for the Largest Health Coverage Event Since the Affordable Care Act

At the end of the PHE, states will need to redetermine eligibility for nearly all 89 million Medicaid enrollees—threatening the historic gains in coverage achieved as a result of continuous coverage.

- Since February 2020, Medicaid/CHIP enrollment has increased by nearly 19 million individuals (26.5%).
- A projected 15 million people, or 17% of current Medicaid/CHIP enrollees, will be disenrolled.
- 6.8 million people (7.9%) are projected to lose coverage despite still being eligible.
- Almost 1/3 of those losing coverage could be eligible for subsidized Marketplace coverage.

Appendix B:

*Key Ex Parte Resources*
# Links to Key *Ex Parte* Resources

**CMS Resources:**
- Unwinding and Returning to Regular Operations after COVID-19
- State Health Official (SHO) #22-001
- COVID PHE Unwinding FAQs
- Ex Parte Renewal: Strategies to Maximize Automation, Increase Renewal Rates, and Support Unwinding Efforts (*also see subsequent slides*)
- Opportunities to Support Unwinding Efforts for States with Integrated Eligibility Systems and/or Workforces
- Preparing for the End of the COVID-19 Public Health Emergency: Opportunities to Support Medicaid and SNAP Unwinding Efforts

**SHVS/Manatt Health Resources:**
- Resources for States on Unwinding the Medicaid Continuous Coverage Requirement
- New CMS Guidance on Expectations for Unwinding Federal Medicaid Continuous Coverage
- Improving Ex Parte Renewal Rates: State Diagnostic Assessment Tool
- Leveraging Section 1902(e)(14) Waiver Authority Amid Unwinding
Appendix C:
Section 1902(e)(14) Targeted SNAP Strategy
Overview of 1902(e)(14) Targeted SNAP Strategy

To improve redetermination processes and maximize *ex parte* renewals, CMS has made available the option to more expeditiously rely on SNAP data for conducting renewals for children and adults on a temporary basis during the PHE unwinding period.

- States may redetermine Medicaid income eligibility for adults and children who have SNAP income that is at or below Medicaid eligibility levels, without doing a separate MAGI-based income or household determination.
- In other words, states may temporarily rely on findings from SNAP to enroll or renew eligibility for individuals on a MAGI basis despite the differences in household composition and income-counting rules.
- Because Medicaid determinations based on findings from SNAP must be conducted at the individual level, they do not have any implications on other members of the household.
- States may only apply this strategy to individuals who are currently receiving SNAP benefits.

Overview of 1902(e)(14) Targeted SNAP Strategy

- States may also use this authority to renew Medicaid eligibility based on findings from Temporary Assistance for Needy Families (TANF) and the Low-Income Home Energy Assistance Program (LIHEAP).

- CMS may consider the use of 1902(e)(14)(A) authority for non-MAGI populations—but will need to work with states interested in this strategy to conduct an individual analysis of the state’s non-MAGI eligibility criteria/rules as compared to SNAP rules (i.e., income, resources, household composition).

- Importantly, the targeted SNAP strategy is distinct from the Facilitated Enrollment State Plan Amendment authority, which requires states to take steps to ensure the individual is certainly eligible under a MAGI-based income determination.

CMS has also made available other time-limited 1902(e)(14) waiver authorities [e.g., conducting ex parte renewals for individuals with no income and no data returned and accepting updated enrollee contact information from managed care plans or from National Change of Address (NCOA)/United States Postal Service (USPS) without sending a follow-up notice] and confirmed it will consider approving flexibilities beyond those identified in guidance.

1) **Aligned SNAP/Medicaid Renewal Dates:**
Recertify SNAP First and Automatically Extend Medicaid Based on SNAP

- Jane is enrolled in both Medicaid and SNAP.
  - Jane’s SNAP recertification is scheduled for March 31, 2023.
  - Jane’s Medicaid renewal is also scheduled for March 31, 2023.

- In March 2023, the state processes Jane’s SNAP recertification, redetermines her eligible for SNAP, and pushes her SNAP eligibility out for 12 months to March 2024.

- Based on the March 2023 SNAP recertification findings, the state has sufficient information [and 1902(e)(14) authority] to automatically extend Medicaid coverage for 12 months without having to conduct a separate *ex parte* renewal and send a prepopulated renewal form.

- The state pushes Medicaid eligibility to March 2024 (so the SNAP recertification and Medicaid renewal periods remain aligned).

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*Recertify SNAP; leverage 1902(e)(14) to extend Medicaid automatically

*SNAP and Medicaid coverage in place*

**Notes:** This scenario (1) is illustrative, building on examples included in CMS’ [Integrated Systems Deck](#); (2) assumes the Medicaid continuous coverage requirement ends on January 31, 2023; and (3) assumes the state obtains CMS approval for the temporary section 1902(e)(14) targeted SNAP strategy.
### 2) Misaligned SNAP/Medicaid Renewal Dates with SNAP Renewal Earlier than Medicaid: Recertify SNAP First and Automatically Extend Medicaid Based on SNAP

- Carla is enrolled in both Medicaid and SNAP.
  - Carla’s SNAP recertification is scheduled for March 31, 2023.
  - Carla’s Medicaid renewal is scheduled for June 30, 2023.
- In March 2023, the state processes Carla’s SNAP recertification, redetermines her eligible for SNAP, and pushes her SNAP eligibility out for 12 months to March 2024.
- Based on the March 2023 SNAP recertification findings, the state has sufficient information [and 1902(e)(14) authority] to automatically extend Medicaid coverage for 12 months without having to conduct a separate *ex parte* renewal and send a prepopulated renewal form.
- The state pushes Medicaid eligibility to June 2024 (so the SNAP recertification and Medicaid renewal periods remain separate).

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**Notes:** This scenario (1) is illustrative, building on examples included in CMS’ Integrated Systems Deck; (2) assumes the Medicaid continuous coverage requirement ends on January 31, 2023; and (3) assumes the state obtains CMS approval for the temporary section 1902(e)(14) targeted SNAP strategy.
Marco is enrolled in both Medicaid and SNAP.
- Marco’s Medicaid renewal is scheduled for March 31, 2023.
- Marco’s SNAP recertification is scheduled for June 30, 2023.

Since the SNAP recertification is not scheduled until after the Medicaid renewal, the state delays processing the Medicaid renewal until June 2023. States have flexibility to conduct Medicaid renewals at any time during the unwinding period—including for the purposes of aligning work on pending Medicaid and SNAP actions).

In June 2023, the state processes Marco’s SNAP recertification, redetermines him eligible for SNAP, and pushes his SNAP eligibility out for 12 months to June 2024.

Based on the June 2023 SNAP recertification findings, the state has sufficient information [and 1902(e)(14) authority] to automatically extend Medicaid coverage for 12 months without having to conduct a separate ex parte renewal and send a prepopulated renewal form. The state pushes Medicaid eligibility to June 2024 (so the SNAP recertification and Medicaid renewal periods become aligned).

### Notes:
- This scenario (1) is illustrative, building on examples included in CMS’ Integrated Systems Deck; (2) assumes the Medicaid continuous coverage requirement ends on January 31, 2023; and (3) assumes the state obtains CMS approval for the temporary section 1902(e)(14) targeted SNAP strategy.
Appendix D:

**CMS Strategies to Maximize Automation, Increase Renewal Rates, and Support Unwinding Efforts**
Ex Parte Renewal:
Strategies to Maximize Automation, Increase Renewal Rates, and Support Unwinding Efforts

October 20, 2022
Setting the Context
Increasing *Ex Parte* Rates Can Help States During Unwinding

- State *ex parte* determination rates vary greatly, with some states at or below 25% of cases and other states over 75% of cases.\(^1\)

- During the Public Health Emergency (PHE), many states saw their *ex parte* rates fall; other states haven’t maximized application of *ex parte* or fully leveraged its tools to automate the renewal process.

- States will have a large volume of eligibility and enrollment actions to complete during the unwinding period.

- Increasing *ex parte* rates could ease state challenges by:
  - Making it easier for states to manage increased volume with fewer manual touches
  - Improving retention of beneficiaries at renewal and reducing the volume of new application processing due to churn

- Unwinding presents an opportunity for states to re-examine their *ex parte* policies and processes to improve capacity.

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\(^1\) Brooks, Tricia, et. al., *Medicaid and CHIP Eligibility and Enrollment Policies as of January 2022*, Kaiser Family Foundation (Washington, DC March 2022), p. 50
**Ex Parte Learning Collaborative Project Approach**

This Learning Collaborative builds upon the December 2020 Information Bulletin, “Medicaid and Children’s Health Insurance Program (CHIP) Renewal Requirements” and lays out best practice state policy and operational processes.

### Methodology

To identify *ex parte* renewal best practices, the CMS Coverage Learning Collaborative team:

- Conducted state interviews with policy and IT systems teams/vendors;
- Reviewed *ex parte* renewal data and Medicaid and CHIP MAGI verification plans; and,
- Examined states’ verification and renewal policy guidance, renewal process flows, and renewal business rules.

CMS also reviewed *ex parte* guidance to further clarify state requirements and flexibilities.

Source: CMCS Informational Bulletin (CIB), “Medicaid and CHIP Renewal Requirements” (December 2020)
Federal Renewal and *Ex Parte* Requirements
Overview of Regulatory Renewal Requirements for Medicaid and CHIP

Renew eligibility only once every 12 months for MAGI beneficiaries and at least once every 12 months for non-MAGI beneficiaries.

Begin the renewal process by first attempting to redetermine eligibility based on reliable information available to the agency without requiring information from the individual (ex parte renewal, also known as auto-renewal, passive renewal, or administrative renewal).

- If available information is sufficient to determine continued eligibility without requiring information from the individual, agency renews eligibility on an ex parte basis and notifies the beneficiary that their coverage has been renewed and the basis for the renewal
  - Beneficiary does not need to sign or return the notice if all information contained in the notice is accurate
- If available information is insufficient to determine continued eligibility, send a renewal form and request additional information from the beneficiary

Provide a renewal form that is prepopulated for beneficiaries enrolled on a MAGI basis. Agencies may but are not required to pre-populate renewal forms for non-MAGI beneficiaries.

Allow beneficiaries to return the signed renewal form through all modes of submission available for submitting an application (i.e., mail, in-person, online or phone).

Provide individuals enrolled in MAGI Medicaid and CHIP with a minimum of 30 days to respond to the form and provide a reasonable time frame (minimum 30 days recommended) for individuals enrolled on a non-MAGI basis.

42 C.F.R. §435.905(b), §435.916(a)-(b), §435.916(e), and §435.952; 42 C.F.R. §457.110(a) and §457.343; 42 C.F.R. §600.340
Medicaid/CHIP Annual Renewal Process Flow

**Medicaid/CHIP Renewal**

**Unable to renew**
- Send renewal form to all beneficiaries (and prepulate form for MAGI beneficiaries with information known to state) with request for additional information from beneficiary.

**Beneficiary has 30 days to respond for MAGI; reasonable time for non-MAGI**

- **Terminate eligibility** (procedural termination).
  - Send advance notice of termination in accordance with 42 CFR 431 Subpart E.

- **Individual does not respond**
  - **Reconsideration Period**
    - MAGI: Must allow beneficiary submission of renewal form (in place of new application) for at least 90 days after termination (or longer at state discretion).
    - Non-MAGI: May provide this reconsideration period.

**Individual responds**
- **Verify information.**
  - Resolve inconsistencies, including validating updated information against data sources, as necessary.

- **Redetermine eligibility.**

**Able to renew**
- **Eligible for Medicaid/CHIP**
  - **Renew on ex parte basis & send notice.**
    - Send notice that eligibility is renewed, explaining information relied upon for determination and that no action required if information is correct. Require corrections or updates from individual, if any.

- **Individual informs state that information relied upon is incorrect**
  - **Act on updated information.**
    - Treat corrected information like a mid-year change in circumstance and act accordingly.

**Ineligible for Medicaid/CHIP**
- **Send termination notice & determine potential CHIP/Marketplace eligibility.**
  - Send advance notice of termination in accordance with 42 CFR 431 Subpart E and transfer information to other insurance affordability program.

**Potentially eligible for different Medicaid/CHIP category**
- **Evaluate eligibility for different category.**
  - Continue coverage under Medicaid while determining eligibility for other categories

**Eligible for same Medicaid/CHIP category**
- **Renew & send notice.**
  - Send eligibility determination notice explaining eligibility determination and information relied on; require updates from individual, if any.
Focus on *Ex Parte* Renewal Process

State agencies are required to attempt to renew Medicaid eligibility for *all beneficiaries* on an *ex parte basis*, based on reliable information contained in the beneficiary’s account or other more current information available to the agency without requiring information from the beneficiary.

- *Ex parte* renewal is also known as auto-renewal, passive renewal, or administrative renewal.

- Process does not require any beneficiary involvement.

If the agency is able to renew eligibility based on the available reliable information, the agency must provide notice to the beneficiary, which includes:

- Eligibility determination

- Information state used to determine eligibility and the basis of continued eligibility

- Beneficiary obligation to inform state if any of the information in the notice is inaccurate or require changes

Beneficiary does not need to sign or return notice if all information it contains is accurate.

42 C.F.R. §435.916(a)(2) and (b)
42 C.F.R. §457.343
Ex Parte Renewals: Key Steps

Step 1: Identify Renewal Cohort
- Include all individuals enrolled in Medicaid and/or CHIP and due for renewal in a monthly cohort.

Step 2: Access Available Information
- Identify recent and reliable information in the enrollee’s account.
- Access data sources, consistent with the state’s verification plan.

Step 3: Run Logic to Determine Eligibility
- Compare financial information from data sources (e.g., State Wage Information Collection Agency (SWICA), Internal Revenue Service (IRS), Social Security Administration (SSA), Supplemental Nutrition Assistance Program (SNAP), etc.) to the applicable eligibility threshold for the enrollee’s eligibility group.
- Check non-financial data sources (e.g., DMV, SNAP, etc.) to verify additional factors of eligibility (e.g., residency), if applicable and consistent with the state’s verification plan/processes.
  - States are only required to re-verify state residency at renewal if the state has reason to believe the individual’s state of residency has changed (e.g., returned mail with out-of-state address).

Step 4: If Eligible, Provide Notice
- No further action is required from the beneficiary to effectuate coverage.
- Notice should include the eligibility determination, the information the agency relied upon to make the determination and basis for continued eligibility, and the beneficiary’s obligation to inform the agency if any of the information in the notice is inaccurate or subsequently changes.

Step 5: If Unable to Determine Eligibility, Send Renewal Form
Renewal Processes: *Ex Parte*

- **Ex Parte Renewal**
  - State identifies cohort of beneficiaries due for renewal
  - State assembles information from beneficiaries’ accounts
  - State “pings” available electronic data sources and runs eligibility logic per state verification plan

- **Sufficient information to renew**
  - State is able to verify all information that is subject to change, based on reliable information in the account and through electronic data sources
  - *Ex parte* renewal, based on reliable information in a beneficiary’s account and accessible databases
  - State sends eligibility determination notice with requirement to report errors or changes; no further action from beneficiary needed if no inaccuracies

- **Insufficient information to renew**
  - State sends renewal form to beneficiary to complete renewal determination (form must be prepopulated for MAGI beneficiaries)

*Note: There will be cohorts of beneficiaries where states will not be able to complete an ex parte renewal because there are not available data sources, such as those who are self-employed, if the state does not rely on tax data.*
Ex Parte Considerations
To conduct an *ex parte* renewal, states must make a redetermination of eligibility without requiring information from the individual if feasible based on **reliable information** available to the agency.

“Reliable information” includes:

- Information in the beneficiary’s account and available data sources
- Information from other benefit programs or reliable sources (e.g., SNAP recertification, Quarterly Wage Data)

States have flexibility to determine whether recently verified information should be considered reliable. CMS believes that states can consider information reliable if it was:

- Verified within the last 6 months, or
- Verified more than 6 months ago and not subject to change.

Information from the initial determination at application or the beneficiary’s last renewal is *not* considered reliable unless it relates to circumstances generally not subject to change (e.g., citizenship or satisfactory immigration status).

42 CFR §435.916, §435.948, and §435.949
42 CFR §457.343 and §457.380
If an agency is able to renew based on information in the account or electronic databases, the beneficiary must be notified of the following:

- The eligibility determination;
- The basis for the determination (i.e., the information the agency relied upon in approving eligibility) and the effective date of eligibility;
- That the individual must inform the agency if any information contained in the notice is inaccurate;
- If all information is accurate, the individual does not need to take any action;
- The requirement and process to report changes in circumstance that may impact eligibility;
- Information on benefits and services, and if applicable, premiums, enrollment fees and cost sharing; and,
- Their appeal rights and the process to appeal.

Additional Considerations for Non-MAGI Based Ex Parte Renewals

**Income**

- While income methodologies are different, the same *ex parte* processes for verification of income apply to both MAGI and non-MAGI beneficiaries.

**Assets**

- States must attempt to verify financial assets using the state’s Asset Verification System (AVS).
- If the data returned indicate financial assets at or below the applicable resource standard, and no other sources of asset information are available, states may consider assets verified if:
  - The beneficiary did not have any countable non-financial assets at their last full determination, or
  - The beneficiary only has non-financial assets that are stable (i.e., not likely to change in value)* and the value of assets returned by the AVS + the value of the beneficiary’s other assets is at or below the applicable resource standard
- If other asset information in addition to AVS is available, states may consider assets verified if:
  - The value of financial assets returned by the AVS + the value of assets verified through other available sources + the value of the beneficiary’s other stable assets* is at or below the applicable resource standard, and
  - The beneficiary does not have other countable assets whose value is subject to change.

* CMS explained in forthcoming guidance that in completing an *ex parte* renewal, states have discretion to determine that the value of certain asset types is unlikely to increase in value such that the state can rely on the previously-verified value of such assets recorded in the case record.
Disability & Blindness Status

- Disability status is not typically re-examined as part of a regular renewal.
- The state’s disability review team must determine whether and when re-examinations of disability status are needed in accordance with 42 CFR 435.541(f)(3).
- States may consider blindness and disability as continuing until the agency’s review team determines that the beneficiary no longer meets the definition of blindness or disability described in the state plan (see 42 CFR 435.916(b)(2)).
- Unless required by the protocol established by the state’s disability review team, in accordance with Medicaid regulations, states must assume an individual being renewed on the basis of disability continues to have a disability for purposes of their Medicaid eligibility.
*Ex Parte* Renewal Do’s & Don’ts
Ex Parte Do’s

**States Must:**

- Attempt *ex parte* renewals for all populations using available reliable information.
- Use a variety of income and other data and automate verifications to the greatest extent feasible to increase states’ capacity to do no-touch *ex parte* renewals.
- Leverage information recently verified by the state (with the option to use information from other human services programs if available and reliable).

**States Are Encouraged To:**

- Implement a strategic data hierarchy to support consistent and efficient application of data.
- Review business rules, logic and operational procedures (e.g., using process mapping) to identify opportunities to expand verification data strategies and increase *ex parte* rates.
**Ex Parte Don’ts**

**States Must Not:**

- **Require consent** before applying *ex parte* processes to beneficiary renewals – this isn’t permitted
  - Beneficiary consent *is required* for to obtain IRS data, and can be requested for up to five years.
  - Beneficiary consent *is not required* for *ex parte* renewals – even if a beneficiary withholds consent for use of IRS data, the state can still conduct *ex parte* reviews with other reliable data sources.

- **Exclude specific populations** from *ex parte* (e.g., because one factor of eligibility cannot be verified electronically).

- **Limit the number of consecutive *ex parte* renewals.** There are no limits on the number of *ex parte* reviews an individual can receive. States can use this strategy at every renewal.

- **Require all household members to return a renewal form** simply because one member cannot be determined on an *ex parte* basis.
  - States should process complete renewals for those who can be determined *ex parte* and require a response to a renewal form for other household members, only if needed.

**Additional Considerations Related to Including All Populations in Ex Parte Processes**

- If no data source is available to verify a beneficiary’s income, an *ex parte* renewal will not be successful.
- However, the state still must access all available information for use in pre-populating the renewal form for MAGI-based beneficiaries (and non-MAGI beneficiaries if the state uses a pre-populated renewal form for all beneficiaries).
  - For example, states that do not access either federal or state tax information cannot verify income eligibility for a self-employed individual on an *ex parte* basis, but may identify wage income during the *ex parte* process.
Deeper Dive on Select Strategies to Increase *Ex Parte* Rates
Attempt *Ex Parte* Renewals for All Populations

States must ensure all beneficiaries in all eligibility groups are subject to *ex parte* process and attempt to renew their eligibility using available reliable information, including:

- Non-MAGI beneficiaries
- Individuals with self-employment income
- Medicaid beneficiaries concurrently enrolled in SNAP

For each population, states should identify data sources needed and can tailor system logic and business rules for each population.

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**State Spotlight**

Kentucky applies *ex parte* to MAGI and non-MAGI populations. For non-MAGI groups, Kentucky uses AVS and other data sources including SSA Retirement, Survivors, Disability Insurance Accounting (RSDI-ACCT) System.
Review the Quality and Number of Data Sources Used to Verify Eligibility at Renewal

States should evaluate the data sources they are currently using as part of their *ex parte* renewal processes and may consider additional earned and unearned income data, and other sources to supplement the current process.

(Recommended for use in tandem with strategic hierarchy reviewed in later slides.)

**MAGI and Earned Income Data Source Examples**
- IRS (MAGI)
- State Income Tax (MAGI)
- SW ICA (earned income)
- The Work Number/TALX (earned income)
- SNAP (earned income)
- Temporary Assistance for Needy Families (TANF) (earned income)

**Unearned Income Data Source Examples**
- SSA
- SNAP*
- TANF*
- State Unemployment Compensation
- State Public Employees Retiree System
- State Administered Supplementary Payment Program

**Residency Data Source* Examples**
- SSA
- DMV
- Vital Statistics Agency
- SNAP
- TANF
- Women Infants and Children (WIC) Program

**Asset Data Sources**
- Asset Verification System (AVS)
- Real Estate/Homeowners database
- Lexis/Nexis

* States cannot reverify citizenship and can only reverify immigration statuses that are likely to change. States may accept self-attestation of residency at renewal and assume no changes if the state does not have information indicating that a beneficiary has moved out of state. States may also reverify residency electronically using these or other data sources.
States must leverage recent and reliable data that was previously verified by the agency in conducting an ex parte renewal.

States must use recently verified data, including from other human services programs, that is available to the agency to support making ex parte renewal determinations.

CMS believes data verified within the last 6 months is reasonable for state reliance. Information not subject to change that has been verified more than 6 months ago may also be considered reliable.

**Example:** If an individual reported a change in circumstances 6 months prior to their regular renewal date and state verified income eligibility using available data sources when the change in circumstances was processed, the state can rely on the verified income and does not need to re-verify income eligibility at the regular renewal.

**State Spotlight**
If an individual's income data was verified by Kentucky’s eligibility system in the three months prior to the renewal process, the state relies on that previously verified income without re-verifying eligibility.
Use a Strategic Data Hierarchy

States are encouraged to implement a strategic data hierarchy to ensure consistent and efficient application of data to determine eligibility on an *ex parte* basis.

A strategic data hierarchy is a business logic rule that governs how data sources and other available information are used in making an *ex parte* eligibility determination.

States can, but are not required to, establish a “reliability hierarchy” of data sources, such that one data source is considered more reliable than another in certain circumstances.

Strategic data hierarchy models may include:

- **Consecutive review of data sources:**
  - State’s system reviews data sources and other available information for a given eligibility criterion (e.g., income) in a prescribed order and stops once eligibility is verified.
  - If none of the sources verify eligibility, state sends beneficiary a renewal form.

- **Concurrent review of data sources:** State’s system reviews information from all data sources accessed and other available information for a given eligibility criterion (e.g., income):
  - If any data source verifies eligibility but others don’t, states may consider the eligibility criterion verified. States also may establish objective rules establishing the circumstances in which one data source is sufficient to verify the criterion even if other sources do not.
  - If no data sources verify eligibility, state sends beneficiary a renewal form.
Strategic Hierarchy: Consecutive Data Sources Review Example*

**Primary Source**

**Federal Tax Information (FTI) Data Check:** State checks FTI for a MAGI-based beneficiary.
- If FTI data is at or below applicable MAGI income standard, beneficiary is verified as income eligible and state income verification process stops.
- If no data or data is above income standard, state moves to secondary data source.

**Secondary Source**

**Quarterly Wage Data (QWD):** State checks QWD as the secondary data source.
- If QWD data is at or below applicable MAGI income standard, beneficiary is verified as income eligible and state income verification process stops.
- If no data or data is above income standard, state moves to tertiary data source.

**Tertiary Source**

**SNAP Data:** State checks for income types and amounts in SNAP case file.
- If at or below applicable MAGI income standard, beneficiary is verified as income eligible and the state income verification process stops.
- If no SNAP data or SNAP data indicates MAGI-based income is above the applicable MAGI income standard, state sends prepopulated renewal form.

* States are not required to use a strategic hierarchy, these data sources, or the order used in this example.
### Strategic Hierarchy: Concurrent Review of Data Sources Example 1

<table>
<thead>
<tr>
<th>State Reviews All Data Sources</th>
<th>State Analyzes Findings to Verify Eligibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>• State obtains both Federal Tax Information and Qualified Wage Data for a MAGI-based beneficiary</td>
<td>• <strong>Any Source At or Below Income Standard</strong>: If any information obtained from the data sources checked is either at or below the applicable MAGI income standard, beneficiary is verified as income eligible and state income verification process stops.</td>
</tr>
<tr>
<td></td>
<td>• <strong>No Data or All Sources Above the Income Standard</strong>: If there is no data from these data sources, or if all are above applicable income standard, state cannot verify income eligibility on an <em>ex parte</em> basis and must send the beneficiary a prepopulated renewal form.</td>
</tr>
</tbody>
</table>
Strategic Hierarchy:
Concurrent Review of Data Sources Example 2

State Reviews FTI Data Sources
For Individuals Who are Self-Employed

- State obtains Federal Tax Information for MAGI-based beneficiary who is self-employed

State Reviews FTI and Quarterly Wage Data Sources

- State obtains both Federal Tax Information and Quarterly Wage Data for all non self-employed MAGI-based beneficiaries

State Analyzes Findings to Verify Eligibility

- Any Source At or Below Income Standard: If any information obtained from the data sources checked is either at or below the applicable MAGI income standard, beneficiary is verified as income eligible and state income verification process stops.
- No Data or All Sources Above the Income Standard: If there is no data from these data sources, or if all are above applicable income standard, state cannot verify income eligibility on an ex parte basis and must send the beneficiary a prepopulated renewal form.
States are encouraged to take a methodical step-by-step approach to map out *ex parte* processes and implement policy and operational changes.

- Compile policy manuals, IT systems business rules, and diagram process flows related to *ex parte* renewal process;
- Review and compile federal guidance on *ex parte* review, including rules, sub-regulatory guidance, and CMS Coverage Learning Collaborative slide decks (see resources slides);
- Facilitate working sessions with Medicaid policy and IT systems teams to create a process map and walk through each business rule/process flow step-by-step and explore opportunities to maximize capacity for automated determinations;
- Identify and prioritize systems changes that will maximize *ex parte* renewal capacity;
- Develop implementation plans for executing systems changes;
- Update internal and external policy documents; and
- Revise IT systems business rule documents and systems.
Other Strategies to Increase Automation & Reduce Manual Touches at Renewal (Long-Term and Temporary Options)
The Express Lane Eligibility (ELE) authority at sections 1902(e)(13) and 2107(e)(1) of the Social Security Act permits states to rely on findings from an entity designated by the state to determine whether a child satisfies one or more factors of eligibility for Medicaid or CHIP, including income.

- ELE permits states to rely on findings from other programs designated as express lane agencies (ELA) when determining or renewing Medicaid/CHIP eligibility, without regard to differences in rules between the programs for counting income and household composition.
- Medicaid programs can apply the ELE option to children up to age 19, 20, or 21, and CHIP can do so for children up to age 19.
- ELAs include SNAP, TANF, School Lunch, Head Start, National School Lunch Program (NSLP), and Women, Infants, and Children (WIC), among others.

State Spotlight
Alabama conducts *ex parte* renewal through ELE via data file sharing between the state’s SNAP/TANF and Medicaid systems. Through this process, the state successfully redetermines about one-third of the state’s caseload up for renewal through *ex parte*.

Sources: *Express Lane Eligibility Option (SHO 10-003)* (February 2010); *Express Lane Eligibility for Medicaid and CHIP Coverage | Medicaid* (August 2021)
Facilitated Enrollment SPA Option

The Facilitated Enrollment State Plan Amendment (SPA) option allows states to determine financial eligibility for a MAGI-based Medicaid eligibility group using gross household income determined by SNAP or other means tested benefit programs.

- States may use the Facilitated Enrollment SPA option, which permits states to rely on income determinations made by another program (e.g., SNAP), to renew Medicaid for non-elderly children and adults.
- States must ensure that individuals enrolled through this strategy are certain to be income-eligible using MAGI-based methods.
- The Facilitated Enrollment SPA option generally does not require additional information from the household at renewal.
- To elect this option, states must submit a SPA.
- Additional non-financial information is needed to use this strategy at initial application.

State Spotlight

Louisiana was the first state to receive approval to use a Facilitated Enrollment SPA to enroll and renew individuals in Medicaid. This SPA authority was leveraged to support the State’s roll-out of its Medicaid expansion coverage efforts.

Sources: Policy Options for Using SNAP to Determine Medicaid Eligibility and an Update on Targeted Enrollment Strategies (SHO 15-001) (August 2015)
Special Unwinding *Ex Parte* Strategies Under 1902(e)(14)(A) Authority: SNAP, Zero Dollar, AVS

In exceptional circumstances, CMS may grant 1902(e)(14)(A) waiver authority to states facing operational issues or navigating serious challenges with eligibility systems in order to protect enrollees’ access to coverage and prevent the risk of inappropriate loss of coverage, or to facilitate enrollment of eligible individuals.

States may seek approval to use this temporary authority in a time-limited manner during the COVID unwinding period to implement targeted enrollment strategies outlined in CMS SHO letter #22-001.*

For *ex parte renewals*, states may use this authority to:

- Renew Medicaid eligibility for SNAP or other program participants (children and adults) without conducting a separate MAGI-based income redetermination, despite the differences in household composition and income-counting rules.
- Complete *ex parte* renewals for households whose attestation of zero-dollar income was verified within last twelve months prior to the beginning of the PHE (either at initial application or prior renewal) when no information is received/returned from income data source.
- Complete *ex parte* renewals allowing assumption of no change in resources when no information is returned through the AVS or when the AVS call is not returned within a reasonable timeframe.

States seeking this authority must submit a letter requesting the waiver.

Moving Forward on Improving *Ex Parte* Renewal Rates
Key Takeaways

*Ex parte* renewal processes are required and can help states manage increased volume of cases and reduce burdens for beneficiaries.

States can increase their *ex parte* rates by:
- Including all populations and making every effort to renew using available data;
- Reviewing available data sources and expanding and automating where possible;
- Leveraging already verified data, including from human service program determinations;
- Using a strategic hierarchy to organize data for consistent and efficient determinations; and
- Creating a process map to identify policy or operational changes needed to better leverage data and improve *ex parte* rates.

States should also review their current requirements, assess whether they impermissibly impede *ex parte* rates, and implement necessary policy, procedural, and IT systems changes. For example, states should eliminate:
- Policies that limit the number of *ex parte* renewals that an individual may undergo;
- Processes that require consent for *ex parte*;
- Systems logic that disallows *ex parte* renewals for certain eligibility groups when reliable data sources could support a determination; and,
- Policies that pull individuals out of the *ex parte* process if no IRS tax data is returned or consent to obtain IRS tax data was not provided.

Improving *ex parte* rates can greatly enhance states’ capacity to manage increased volume and maintain coverage during the unwinding of the COVID-19 PHE.
Appendix
Additional Resources for States

“Achieving Real Time Eligibility Determinations” (June 2015)
Supports states in making timely eligibility determinations for Medicaid and CHIP enrollees and identifies best practices that will enable states to determine eligibility in real time.

CMCS Informational Bulletin (CIB), “Medicaid and CHIP Renewal Requirements” (December 2020)
Reminds states about current federal requirements and expectations codified in existing regulations at 42 C.F.R. § 435.916 and 457.343 for completing redeterminations of eligibility for Medicaid and CHIP enrollees.

Medicaid and CHIP Coverage Learning Collaborative: Ensuring Continuity of Coverage and Preventing Inappropriate Terminations for Eligible Medicaid and CHIP Enrollees: Part 1 (July 2021)
Provides guidance and strategies for states to address workflow processes, leverage other program data and strengthen consumer outreach and communication to promote continuity of coverage.

Medicaid and CHIP Coverage Learning Collaborative: Ensuring Continuity of Coverage and Preventing Inappropriate Terminations for Eligible Medicaid and CHIP Enrollees: Part 2 (August 2021)
Provides guidance and strategies for states to maintain communication with enrollees and address returned mail.

Medicaid and CHIP Coverage Learning Collaborative: Medicaid and CHIP Renewals and Redeterminations (January 2021)
Supports states in meeting the federal requirements set forth in 42 C.F.R. § 435.916 and 457.343 for making accurate and timely redeterminations during renewals for Medicaid and CHIP enrollees.
States are required to attempt to renew Medicaid and CHIP eligibility for all enrollees via *ex parte* prior to requesting any information from the enrollee.

**States must conduct *ex parte* renewal for all enrollees, including non-MAGI populations, and for every household member.**

42 CFR § 435.916
42 CFR § 457.343

**Use information available to the Agency:** States must attempt to determine and redetermine eligibility using available information whenever possible and only request documentation when sufficient information is not available through electronic data sources.

42 CFR § 435.916
42 CFR § 435.911
42 CFR § 457.343

**Use of electronic data sources.** States must use electronic data sources to the maximum extent possible when verifying eligibility criteria. Only request documentation/additional information if data sources are unavailable or are unable to be used to verify eligibility.

42 CFR § 435.940

**Annual renewals may be no more frequently than every 12 months for MAGI populations and at least every 12 months for non-MAGI populations.**

42 CFR § 435.916
42 CFR § 457.343

Source: Medicaid and Children's Health Insurance Program Renewal Requirements (December 2020).