STATE OF CONNECTICUT DEPARTMENT OF SOCIAL SERVICES OFFICE OF LEGAL COUNSEL, REGULATIONS, AND ADMINISTRATIVE HEARINGS 55 FARMINGTON AVENUE HARTFORD, CT06105-3725

2021 Signature Confirmation

Client ID #	
Request #	

NOTICE OF DECISION

PARTY



PROCEDURAL BACKGROUND

On, 2021, the Health Insurance Exchange Access Health CT ("AHCT") issued ("the Appellant") a Notice of Action explaining that she does not qualify for HUSKY D Medicaid for Low Income Adults ("MLIA") because she is in a household with \$4,726.00 of monthly income.
On, 2021, the Appellant requested an administrative hearing to contest the Department's decision to discontinue HUSKY D Medicaid benefits.
On, 2021, the Office of Legal Counsel, Regulations, and Administrative Hearings ("OLCRAH") issued a notice scheduling the administrative hearing for , 2021.
On 2021, the Appellant requested to reschedule the administrative hearing to an in-person hearing.
On, 2021, the OLCRAH issued a notice scheduling the administrative hearing for September 27, 2021, as an in-person hearing.
On 2021, in accordance with Connecticut General Statutes § 17b-60, 17b-61 and 4-176e to 4-184, inclusive, the Department held an administrative hearing. The following individuals were present at the hearing:
, the Appellant Cathy Davis, Appeals Coordinator, Access Health CT representative

Becky Brown, Appeals Supervisor, Access Health CT Roberta Gould, Hearing Officer

STATEMENT OF THE ISSUE

The issue to be decided is whether the Department correctly discontinued the Appellant's

пυ	isky D Medicaid assistance.
FINDINGS OF FACT	
1.	The Appellant received Husky D Medicaid assistance for herself. (Hearing summary)
2.	The Appellant lives in, CT. (Hearing record and Appellant's testimony)
3.	On, 2021, the Appellant completed a Husky change report form. (Exhibit 1: Application information and Hearing summary)
4.	On 2021, the Appellant self-declared a pension of \$4,225.61 gross per month as well as \$500.00 per month in Social Security Disability benefits ("SSD"). (Exhibit 1 and Hearing summary)
5.	On, 2021, AHCT sent the Appellant a notice advising her that she does not qualify for Husky D Medicaid assistance because her monthly income is over the income limit for this program for a household of one person. (Exhibit 2: Notice of updated health care application dated/2021 and Hearing summary)
6.	On, 2021, AHCT discontinued the Appellant's Husky D Medicaid assistance effective, 2021. (Exhibit 2 and Hearing summary)
7.	The Appellant qualifies for premium tax credits and is eligible to purchase health insurance for 2021. (Exhibit 2)
8.	The Appellant is eligible for a HUSKY C Medically Needy Aged, Blind, and Disabled Spend-down effective 2021. (Hearing record)
9.	The issuance of this decision is timely under Connecticut General Statutes §17b-61(a), which requires that a decision be issued within 90 days of the request for an administrative hearing. The Appellant requested an administrative hearing on 2021. Therefore, this final decision is not due until 2021, and is therefore timely.
CONCLUSIONS OF LAW	

1. The Department's Uniform Policy Manual ("UPM") is the equivalent of a state regulation and, as such, carries the force of law. Bucchere v. Rowe, 43 Connecticut Supp. 175, 178 (1994) (citing Connecticut General Statute § 17b-10; Richard v.

Commissioner of Income Maintenance, 214 Connecticut 601, 573 A.2d 712 (1990))

2. UPM § 5500.01 provides that a needs group is the group of persons comprising the assistance unit and certain other persons whose basic needs are added to the total needs of the assistance unit members when determining the income eligibility of the assistance unit.

AHCT correctly determined that the Appellant is a needs group of one person.

3. UPM § 4510.10(B) provides that _____, CT is part of Region C.

AHCT correctly determined that the Appellant resides in Region C.

- 4. Federal Medicaid law requires the Department to use income limits based on the Federal Poverty Level ("FPL") for the Husky D Medicaid program. 42 United States Code ("U.S.C.") § 1396a (a)(10)(A)(i)(VIII); 42 U.S.C. § 1396(a)(k)(2).
- 5. The income standard applicable to the Husky D Medicaid program for individuals residing in Region C is 138% of the FPL. Connecticut Medicaid State Plan amendment (effective March 1, 2015)
- 6. Effective March 1, 2021, the monthly FPL for one person is \$1,074.00. (Federal Register, Vol. 86, No. 19, February 1, 2021)
- 7. The Husky D income standard for a one person household in Region C is \$1,482.00 (\$1,074.00 FPL x 138%).

AHCT correctly determined the income standard for the Appellant's assistance unit of one is \$1.482.00.

- 8. UPM § 5005 provides that in consideration of income, the Department counts the assistance unit's available income, except to the extent that it is specifically excluded. Income is considered available if it is:
 - 1. Received directly by the assistance unit; or
 - 2. Received by someone else on behalf of the assistance unit and the unit fails to prove that it is inaccessible; or
 - 3. Deemed by the Department to benefit the assistance unit.
- 10. UPM § 5025.05(B)(1) provides that if income is received on a monthly basis, a representative monthly amount is used as the estimate of income.

The Department correctly determined that the Appellant's total gross monthly pension income at the time of her change report was \$4,225.61.

The Department correctly determined that the Appellant's total gross monthly SSD income at the time of her change report was \$500.00.

The Department correctly determined that the Appellant's total gross monthly income of \$4,725.61 exceeded the monthly income standard of \$1,482.00.

The Department correctly determined that the Appellant's income exceeded the income standard for the Husky D Medicaid program.

On Research, 2021, the Department correctly discontinued the Appellant's Husky D Medicaid assistance effective 2021, because her gross monthly income exceeded the income standard.

DECISION

The Appellant's appeal is **DENIED**.

Roberta Gould Hearing Officer

Cc: Becky Brown, Health Insurance Exchange Access Health CT Mike Towers, Health Insurance Exchange Access Health CT Cathy Davis, Health Insurance Exchange Access Health CT

RIGHT TO REQUEST RECONSIDERATION

The appellant has the right to file a written reconsideration request within **15** days of the mailing date of the decision on the grounds there was an error of fact or law, new evidence has been discovered or other good cause exists. If the request for reconsideration is granted, the appellant will be notified within **25** days of the request date. No response within 25 days means that the request for reconsideration has been denied. The right to request a reconsideration is based on § 4-181a (a) of the Connecticut General Statutes.

Reconsideration requests should include <u>specific</u> grounds for the request: for example, indicate <u>what</u> error of fact or law, <u>what</u> new evidence, or <u>what</u> other good cause exists.

Reconsideration requests should be sent to: Department of Social Services, Director, Office of Administrative Hearings and Appeals, 55 Farmington Avenue Hartford, CT 06105.

RIGHT TO APPEAL

The appellant has the right to appeal this decision to Superior Court within **45** days of the mailing of this decision, or **45** days after the agency denies a petition for reconsideration of this decision, provided that the petition for reconsideration was filed timely with the Department. The right to appeal is based on § 4-183 of the Connecticut General Statutes. To appeal, a petition must be filed at Superior Court. A copy of the petition must be served upon the Office of the Attorney General, 165 Capitol Avenue, Hartford, CT 06106 or the Commissioner of the Department of Social Services, 55 Farmington Avenue Hartford, CT 06105. A copy of the petition must also be served on all parties to the hearing.

The 45 day appeal period may be extended in certain instances if there is good cause. The extension request must be filed with the Commissioner of the Department of Social Services in writing no later than 90 days from the mailing of the decision. Good cause circumstances are evaluated by the Commissioner or the Commissioner's designee in accordance with § 17b-61 of the Connecticut General Statutes. The Agency's decision to grant an extension is final and is of New Britain or the Judicial District in which the appellant resides.