## RHODE ISLAND DEPARTMENT OF HUMAN SERVICES DATE: APRIL 30, 2009

## NOTICE OF

## PROPOSED ADOPTION OF RULES, REGULATIONS, POLICIES, PROCEDURES, AND OTHER MATERIALS RELATING TO THE ADMINISTRATION OF THE FOLLOWING PROGRAM(S):

In accordance with Title 42, Chapter 35, of the General Laws of the State of Rhode Island, notice is hereby given that the Department of Human Services (DHS) proposes to adopt rules, regulations, policies, procedures, and other materials relating to the following programs(s):

## FAMILY INDEPENDENCE PROGRAM (FIP) REPEAL

The Family Independence Act (RIGL 40-5.1) was repealed effective July 1, 2008, and was replaced by The Rhode Island Works (RIW) Program (RIGL 40-5.2). Effective July 1, 2009, The Family Independence Program policies in Section 0800, et al, are repealed and replaced by the Rhode Island Works Program policies in Sections 1400, et al.

For all assistance units that were receiving cash assistance on October 1, 2008, without any break in eligibility through June 30, 2009, the RI Works time limits will take effect on July 1, 2009.

A Fiscal Note is available upon request. In the development of the rules and regulations, consideration was given to the following: (1) alternative approaches; and (2) overlap or duplication with other statutory and regulatory provisions. No alternative approach or duplication or overlap was identified based upon available information. (Complies with 42-35-3(3).) The health, safety, and welfare of the public preclude any economic impact that may be incurred as a result of these regulations.

Interested persons may inspect said proposed rules, regulations, policies, procedures, summary of policies, and other related materials on the R.I. Secretary of State's website at www.sec.state.ri.us/ProposedRules/ or on the Department of Human Services website at www.dhs.ri.gov, or in the Office of Policy Development, Department of Human Services, Louis Pasteur Building, Bldg. 57, Howard Avenue, Cranston, Rhode Island 02920, between the hours of 9:00 a.m. and 3:00 p.m., Monday through Friday.

Interested persons may submit data, views, or written arguments to the Office of Legal Counsel, Department of Human Services, Louis Pasteur Building, Bldg. 57, 600 New London Avenue, Cranston, Rhode Island 02920, within thirty (30) days of the date of this notice.

In accordance with the Rhode Island General Laws 42-35-3, an oral hearing will be granted on these rules if requested by twenty-five (25) persons, or an agency, or by an association having at least twenty-five (25) members. A request for an oral hearing must be made within thirty (30) days of this notice.

#### SCOPE OF CHANGE

The Family Independence Act (RIGL 40-5.1) was repealed effective July 1, 2008, and was replaced by The Rhode Island Works (RIW) Program (RIGL 40-5.2). Effective July 1, 2009, The Family Independence Program policies in Section 0800, et al, are repealed and replaced by the Rhode Island Works Program policies in Sections 1400, et al.

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## 0802 THE APPLICATION PROCESS

## 0802.05 SCREENING AND APPLICATION PROCEDURES

REV:10/2006

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Anyone may request information about the agency's assistance programs either by telephone, by mail, or in person. Authorized agency staff must furnish information to the inquiring person in accordance with the instructions in Sections 0802.05.05 through 0802.05.15. A request for information may be followed by an application for cash or another form of assistance.

All application packets offered to the public must include officially approved documents including application forms, informational fact sheets, program requirements and participant rights and responsibilities.

When a person expresses interest in programs that can be applied for entirely through the mail, such as Child Care Assistance and Rite Care, a complete mail in application packet will be provided either directly or will be mailed immediately upon request.

When a person expresses a desire to apply for assistance from programs requiring a face-to-face interview, a face-to-face screening interview is conducted at the earliest possible time.

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The purpose of the formal application procedure ensures an individual's right to apply without delay for assistance. It affords the person an opportunity to state her/his needs and to learn what the agency can do to help meet them. It also affords the agency an opportunity to apprise the person of her/his responsibilities in relation to the agency, both as an applicant and, if eligibility is established, as a recipient.

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An applicant may be assisted in the application process, including completion of the DHS-2, by one or more individuals of his/her choice and, when accompanied by such individual(s), may be represented by him/her/them. However, the agency requires a face-to-face interview with the applicant during the application process.

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## **0802.05.05 Screening**

REV:10/2006

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When a request for information about assistance is received in the district office and the inquiring person expresses a desire to apply for assistance, a face-to-face screening interview is arranged.

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The screening interview is one of the ways that an applicant can begin the application process for Food Stamps, FIP Cash Assistance, General Public Assistance and other programs, as appropriate. This interview is offered to applicants as a service to assist them in their choice of programs and services for which they may be eligible.

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The screening interview is the beginning of the application process. The screening caseworker elicits the presenting problem(s) and the salient facts of the applicant's situation which prompted the applicant to seek the agency's assistance.

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The screening caseworker determines whether any crisis exists and works with the applicant to resolve it by utilizing suitable DHS and community resources.

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During this initial contact, the Domestic Violence Notice (Form WVR-1) is presented to each applicant. Every applicant must be informed that s/he may be excused from certain FIP requirements under the Family Violence Option if meeting these requirements puts the applicant or her or his children at risk due to domestic violence. The Domestic Violence Notice form should be signed by the applicant acknowledging that s/he understands the contents of the notice. After signing the notice form, a copy is given to the applicant.

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If there is disclosure of neglect, risk, or abuse to children, immediate referral must be made to DCYF as specified in Section 0118. The procedures following an applicant's claiming of the Family Violence Option or disclosure of abuse are outlined in Section 0814.10.

During this initial screening process, the DHS 1, Application for Assistance Part I, is completed to obtain the necessary identifying information. After the DHS-1 is completed, it is dated and signed by the applicant. The DHS-1 is date-stamped to establish the official date of receipt. If the applicant wishes to apply for the Food Stamp program the DHS-1 is screened for Food Stamp expedited service. If the information offered on the DHS-1 indicates the applicant may be eligible for expedited service, the DHS 2 Statement of Need itself must be completed in full. If eligibility exists, expedited service must be afforded according to the processing standards located in Food Stamp Manual Section 1016.10. If the applicant is unfamiliar with the DHS 1 and DHS 2 or is likely to require guidance in their completion, the screening caseworker shows the applicant how to complete them and indicates what documentation must be furnished. At the same time, the applicant is advised that, if eligibility is found to exist, financial assistance may begin from the date the prepared and signed DHS 1 is date stamped in the DHS district office. When an applicant expresses a desire to apply for the Family Independence Program (FIP) the screening case worker must inform the applicant that: O FIP is time-limited and that adults can receive cash assistance under FIP for a lifetime total of sixty (60) - months and children may receive cash assistance until age o As a part of the application process and a condition of FIP eligibility the applicant must meet with a FIP eligibility technician to determine financial eligibility; and with a FIP social case worker for a - Family Needs and Employment Assessment; and unless exempt, the applicant must complete, sign and participate in a FIP Employment Plan. The screening caseworker evaluates whether the family is a likely candidate for an up-front lump sum payment in lieu of continuing FIP cash assistance. If the applicant family appears to be a potential candidate for the Alternative Cash (lump sum) Assistance program, whose criteria are detailed in Section 0814.15, the screening worker informs the applicant of this option. Recipients of alternative cash (lump sum) assistance are not required to complete a FIP Employment Plan. If the applicant decides to apply for the Family Independence Program,

Prompt Appointment

All applicants must be scheduled and such appointment interviews must be conducted within five (5) working days of the screening interview. For example, if an applicant is screened on a Monday, the intake

the applicant is given either a prompt intake appointment or, if

indicated, an emergency intake appointment.

interview must be scheduled as soon as possible but no later than the following Monday.

Emergency Appointments

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If an applicant indicates that s/he (1) has no available income or resources, and (2) during the current calendar month of application has not had and/or will not have income or resources in excess of the monthly Family Independence Standard of Assistance for the appropriate family size, the intake appointment must be scheduled within one (1) working day of the screening interview. If the applicant is unable to keep an appointment the following day, the intake appointment is scheduled for the earliest available time acceptable to the applicant.

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For the purposes of determining an "emergency appointment", the Screening case worker considers the family's income and resources including all of the applicant's income and resources and the income and resources of those persons for whom s/he is applying which would be counted in determining eligibility for cash assistance. Deemed income must also be included. Income and resources do not include the income and resources of non-legally-liable relatives and friends. Income which is anticipated in the month of application is counted only if it is reasonably expected to be received, for example, the next regular paycheck or receipt of a government benefit. If it is doubtful that income will be received in the month of application, it should not be considered for the purpose of scheduling an intake appointment.

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An applicant who has been scheduled for a prompt intake appointment may have a change in circumstances which makes her/him eligible for an emergency intake appointment; s/he may request to be rescheduled as an emergency intake. The screening caseworker reschedules the appointment for the next business day.

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The screening caseworker also schedules the applicant to take a test of basic competencies in the areas of reading, math, and language skills. The screening worker offers the applicant the option of having the eligibility intake appointment and testing appointments on the same day or on different days. The results of the test must be available at the time of the FIP assessment appointment. As appropriate the applicant is scheduled for an assessment of their education and employment history. The appointment is scheduled at the earliest date possible to assure that the assessment and Employment Plan are completed as part of determining eligibility for FIP.

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Only the following individuals are NOT required to take the basic education skills test as a condition of FIP eligibility:

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O a parent who has taken the TABE (or other comparable)
test within the twelve(12) months prior to application,
and the results are available to the case worker at the
time of the Assessment appointment.

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O A parent who works at or above 30 hours per week

O A minor parent living with parent(s)(minor teen parents as a whole, should not be required to be tested as a condition of eligibility; however they do need an

--- assessment and they do get a plan which must be revisited as soon as this parent turns 18. Testing then becomes a condition of eligibility). o A pregnant parent at the discretion of the Department may be required, as a condition of eligibility, to take the - basic education test. (The screening worker must explain to the pregnant parent that although they are not required to participate in an employment activity until their youngest child attains the age of one year the months that they receive FIP cash assistance are counted in the total of their 60 months lifetime limit on cash <del>-assistance).</del> O A parent with a child under age one at the discretion of the Department may be required, as a condition of eligibility, to take the basic education test. (The - screening worker must explain to the parent that although - they are not required to participate in an employment - activity until their youngest child attains the age of one year the months that they receive FIP cash assistance are counted in the total of their 60 months lifetime limit on cash assistance). O A caretaker relative who is not requesting FIP cash <del>benefits;</del> <del>o an SSI parent;</del> o undocumented parents; o a parent/caretaker relative age 60 or older; o a Parent who has reached the sixty (60) month lifetime limit for receipt of FIP cash benefits. If the applicant indicates a medical reason for not being able to participate in work readiness activities or work, the screening caseworker gives the applicant a Medical Evaluation for Employment Form C1(b), to be completed by a medical professional. The applicant is instructed to bring this completed form to the Assessment appointment. Only the following are NOT required to attend the Assessment appointment as a condition of eligibility for FIP: - 0 a minor parent living with parent(s)(as soon after — eligibility is established a minor teen parent must be scheduled for an assessment appointment and the -development of an employment plan which must be revisited as soon as the parent turns 18. Testing then becomes a condition of eligibility.); o a Parent who is medically exempt from participating in - any work readiness and all types of employment documented by a completed C1B; )(as soon after eligibility is established a medically exempt parent must be scheduled for an assessment appointment to assure that necessary

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services are in place and set a reassessment date as soon

as the exemption has expired. If the exemption is no
longer applicable, testing and the employment plan
becomes a condition of eligibility.);

o a caretaker relative who is not requesting FIP cash
benefits;

o an SSI parent;

o undocumented parents;

o a Parent/caretaker relative age 60 or older;

o a Parent who has reached the sixty (60) month lifetime
limit for receipt of FIP cash benefits.
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## 0802.05.10 Data Entry Requirements During Screening

REV:05/1997

-Using the DHS-1, the Family Independence caseworker inquires through the Person Search (PERS) function of INRHODES to find whether an applicant is known to INRHODES. If the applicant is known to INRHODES her/his program status and person information is displayed. If the individual is not known to INRHODES, or is closed, the Application (APPL) must be entered in INRHODES.

## 0802.05.15 Application for Assistance

REV:10/2006

The Statement of Need (DHS-2) is the basic document used in the application process through which eligibility or ineligibility for assistance is determined. The DHS 1 and the DHS 2, along with appropriate supplementary forms such as the DHS 2 Supplement FIP-20, Cash Assistance Received in Other States, constitute the complete application for assistance. Families eligible for the Family Independence Program are also eligible for Medical Assistance without filing a separate application.

The application also serves as the Food Stamp application.

The DHS-2 must be completed and signed under penalty of perjury by the parent(s) or caretaker relative (acting in loco parentis) responsible for the support and care of the child(ren) under eighteen (18), or between eighteen (18) and nineteen (19) if enrolled full-time in and expected to complete secondary school prior to the nineteenth birthday. At the close of the interview and upon completion of the DHS 2, the form must be dated and signed by the applicant and the signature witnessed by the agency representative in the signature box on the last page.

A new DHS 2 must be completed and signed if reapplication for assistance is made in a case that has been closed for more than thirty (30) days. A new DHS-2 must also be completed if a former recipient

reapplies within thirty (30) days of closing and a significant change in circumstances (e.g., family composition) has occurred or if a redetermination of eligibility (REDT) is due. When reapplication occurs within thirty (30) days, however, a new Intake, including screening, is generally not necessary.

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In an active case when a person, such as a newborn, is added to the assistance unit, a new DHS-2 need not be completed.

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However, the record must reflect through a CLOG entry and documentation of the birth date, etc., inclusion of the new member in the request for assistance. In the case of a one parent household that requests that a second parent be added to the case both parents must have an assessment appointment at the earliest possible date to assure that each parent has a completed and signed Employment Plan and that one parent in the two parent household is meeting the work requirements of a two parent household.

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# 0802.10 COMPLETION OF THE APPLICATION FOR ASSISTANCE

REV:10/2006

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#### 0802.15 INTAKE INTERVIEW

REV:10/2006

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The Intake interview is scheduled by appointment. The DHS-2 is reviewed with the applicant, and the eligibility and need factors are verified through the appropriate documents supplied by the applicant, or if not supplied by the applicant, by obtaining the document or information. The applicant(s) is required to read, or have read to him/her, the statements in the Rights and Responsibilities page and the Declaration of Applicant/Recipient pages of the DHS-2, and sign the form in the signature block. In addition the DHS-2 Supplement FIP-20—Cash Assistance Received in Other States must be completed and signed. The agency representative must witness the signature of the applicant(s).

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The applicant is advised that if they received family cash assistance in another state that those months of receipt will be counted as part of the 60 months of FIP cash assistance in Rhode Island. For example, if the applicant received 6 months of family cash assistance in Massachusetts they will only be eligible for 54 months of cash assistance in Rhode Island.

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The applicant is advised that pursuant to Rhode Island General Laws, Section 40-6-9, and without signing any document other than the DHS-2 Statement of Need, he or she has assigned any and all rights that he or she may have for and on behalf of himself or herself and for and on behalf of a child or children to the Department of Human Services against any parent failing to provide for support and maintenance of any minor child(ren) for whom assistance is paid by DHS. Additionally, DHS through the — Office of Child Support Services is authorized to act to institute suit to establish paternity and/or to collect support for said child(ren) who receives or received assistance from DHS.

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The eligibility technician reviews the AP-35, the Notice of Requirement to Cooperate and the Right to Claim Good Cause for Refusal to Cooperate in Child Support Enforcement, with each applicant with children whose parent(s) is not in the home and obtains the applicant's signature. The Information on the Family Violence Option sheet (Form WVR-la) is reviewed with the applicant. If the applicant relates that s/he wishes to claim the option or discloses abuse, the procedures the eligibility technician must follow are outlined in Section 0814.10.

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The applicant is further advised that s/he must present the agency with personal identification, such as a driver's license, Social Security Number, birth certificate, or other form of identification.

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Items on the DHS 2 are indicated as verified by the agency representative entering in red ink a verification mark "V" beside the item in the verification area of the DHS-2. The documentary source for each factor of eligibility and need is noted in the verification area.

If any potential resource exists, or further verification is needed, the applicant is advised of the necessary steps s/he or the staff member must take to obtain the information. S/He is advised that the agency uses, but is not limited to, on an ongoing basis, public records, other State agency files, such as State Employee records, ESB records, TDI records, State Income Tax records, Social Security Administration records, IRS records, and bank clearances to document the applicant's information.

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However, the applicant is advised that s/he is responsible also to inform the agency of any changes in her/his situation such as income, resources, family composition, or other factors that affect her/his eligibility and/or payment level within ten (10) days, or as otherwise directed.

If the application for each assistance is necessary by reason of accident, injury, or illness for which a third party may be liable, such applicant is informed that she has assigned any or all rights for amounts recoverable from a third party equal to the amount of financial and medical assistance provided as a result of accident, injury, or illness (see Section 0808.20).

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All applicants are informed of the requirement of assignment and of their further responsibility to report a pending settlement which may occur during the receipt of assistance.

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If such assignment is appropriate, the applicant is advised that eligibility to receive medical services shall continue to exist, although payment of medical bills shall be suspended by the Department and is not the responsibility of such applicant pending the settlement.

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If outstanding verification exists and collateral sources of information must be used to obtain such documentation, the applicant is informed of why the information is necessary and how it will be used by the agency. If the applicant is unwilling to obtain further verification, or have the agency obtain it, the applicant may choose to have the application rejected.

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If the applicant decides s/he does not want assistance and does not complete the DHS-2, the applicant is requested to sign the area on the DHS-1 confirming her/his withdrawal of the application.

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## 0802.15.05 Forms Needed at Intake Interview

REV:10/2006

The forms and materials that may be needed at the Intake Interview are:

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DHS-2	Statement of Need - should be completed
	Prior to the interview if possible with the
	exception of the signature on the last page
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FIP-20	FIP-Supplement to DHS-2 (Counting time in
	Other Sates
	<del>- Other pates)</del>
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FIP 21 Request for Information on Months on Cash

	<del>- Assistance</del>
AP-35	Notice Concerning Good Cause for Refusal to
	<pre>Cooperate - the applicant must sign the form when a child's parent(s) is absent. The</pre>
	original is filed in the case record and a
_	<del>copy given to the applicant.</del>
WVR-1	Domestic Violence Notice

## 0802.15.10 Review of the DHS-2

REV:10/2006

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The agency representative reviews the DHS-2 and supplements for completeness, helping the applicant, as needed, to rectify any omissions.

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Additions or changes are made, in red ink, by the agency representative, and the date and initials of both the applicant and the agency representative are entered on the page to denote authorization of the change.

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Eligibility for the Family Independence Program is based on both financial and non-financial criteria. In determining eligibility, the DHS-2 is reviewed and evaluated as described in Section 0802.20. In addition the applicant must be assessed for education and employment history and must complete an individual employment plan before eligibility can be established.

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## 0802.20 COMPLETING INITIAL ELIGIBILITY DETERMINATION

REV:10/2006

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All items on the DHS-2 which were not verified at intake must be verified in the following contact through a source document in accordance with policies relating to resources (Section 0822) and income (Section 0821).

The eligibility technician gives the applicant the opportunity to clear up any inconsistencies or to provide any additional information needed to clarify or complete the information on the DHS-2 by whichever is the most appropriate method: telephone, mail, or an office or field interview. If the applicant is unable, either alone or with the help of the eligibility technician, to clear up any inconsistencies or to provide any additional information needed, the eligibility technician advises the applicant that it will be necessary to use collateral sources of information. If other sources must be used to obtain such documentation, the applicant is informed of why the information is necessary and how it will be used by the agency and plans with the applicant how this is to be done.

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Under certain circumstances, the eligibility technician must refer the case to the Front End Detection (FRED) Unit for investigation before the determination of eligibility can be made. See Section 0112.10.05 for policy and procedures.

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During the intake interview, the applicant's rights and responsibilities, as outlined in the DHS-2 are reviewed with her/him.

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When the eligibility technician receives the Findings portion of Form WVR-2 from the Domestic Violence Advocate, s/he acts on the recommendation(s) in accordance with Section 0814.10, as appropriate.

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Prior to authorizing eligibility for a FIP cash benefit the eligibility technician must also verify that the applicant, unless exempt, has entered into an Individual Employment Plan.

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The applicant's failure to enter into an Employment Plan by the end of the thirty (30) day period during which the applicant establishes eligibility for FIP cash, will result in a denial of the application for FIP cash assistance.

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When the family is found eligible for both FIP and Alternative Cash Assistance as outlined in Section 0814.15, approval of FIP is postponed until after the educational testing, assessment, completion and signing of the FIP Employment Plan by the FIP case worker.

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If after the completion of the assessment and FIP Employment Plan the eligibility technician is informed that the applicant has chosen standard FIP assistance, s/he approves the case in the regular manner. If the eligibility technician receives a signed waiver of on-going cash assistance, s/he approves the denial of on-going FIP and authorizes the lump sum.

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The determination of eligibility and authorization of payment are completed as soon as possible.

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#### 0802.30 DECISION ON APPLICATION

REV: 05/1997

Applications are acted upon promptly. A decision on eligibility and payment or ineligibility must be made within thirty (30) days from the filing date. This standard is not used as a waiting period before granting assistance nor as a basis for denial of an application. The applicant must be informed of the reason for any delay in a decision and her/his right to a hearing if the delay exceeds thirty (30) days.

## 0802.30.05 Notification of (In)Eligibility

REV:12/2004

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When the applicant is found to be ineligible, or makes the decision after signing the application that s/he does not want assistance, the applicant is notified of the denial and the reasons for denial through INRHODES. This notice informs the applicant at the same time of her/his right to appeal the decision, and the method by which the applicant can request a hearing.

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When the applicant is found to be eligible for both FIP and Alternative Cash Assistance outlined in Section 0814.15 and chooses to take the

lump sum and signs the waiver, the applicant is notified of the denial
of on-going FIP and of her/his eligibility for the lump sum.

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When the applicant is found to be eligible for FIP cash assistance, the acceptance date is the date that all factors of eligibility are met. However, it may be as early as the date the application was filed, if the applicant was eligible then, but cannot be prior to the date of application. If a monthly deficit exists for the month in which the application was filed, the initial payment is pro-rated according to the number of days of eligibility from the date of application (see Section 0826.10).

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INRHODES issues a notice notifying the applicant of her/his eligibility.

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If the family's monthly deficit is less than ten dollars (\$10) per month, the case is considered eligible for the Family Independence program but no payment is issued (see Section 0826.10). The assistance unit is eligible as Categorically Needy for the Medical Assistance program.

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The agency representative enters all actions taken in the Case Log (CLOG).

## 0802.35 REFERRAL TO DCYF

REV:05/1997

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Whenever there is reason to believe that the home in which the relative or child(ren) applying for or receiving assistance from the Family Independence program reside is unsuitable because of neglect or abuse, referral procedures must be followed as outlined in the DHS Manual General Provisions Section 0118.