

BUREAU OF REFUGEE PROGRAMS POLICY MANUAL

DIVISION OF FAMILY AND ECONOMIC SECURITY

BUREAU OF REFUGEE PROGRAMS



Wisconsin Department of
Children and Families

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1.0 INTRODUCTION

Welcome to the Bureau of Refugee Programs (BRP) Manual. This manual contains policies and procedures used by staff at agencies that have entered into contracts with BRP to administer a program or programs funded through BRP. These agencies will be referred to in this Manual as Sub-recipients.

The content within this manual is the sole responsibility of the State of Wisconsin's Department of Children and Families (DCF). The manual will link to sites outside of DCF where appropriate. DCF is in no way responsible for the content of sites outside of DCF.

Sub-recipients must comply with all applicable [BRP Operations Memos](#), [DCF Administrator's Memos](#), [ORR Policy Letters](#), and federal regulations described in [45 CFR § 400](#) in the implementation of any of programs described in this manual. The Sub-recipient must perform all duties as described in the application submitted for the awarding of their contract. This manual is intended to assist the Sub-recipient by providing guidance related to program administration.

The term "refugee" as used in this Manual includes individuals owning any of the eligible immigrant statuses listed in Section 1.2 of this document.

To sign up for email notifications about updates to this manual, sign up to receive BRP Policy Manual Cover Sheet notifications, which is how minor updates to the manual will be communicated. Note that significant updates will often be communicated using Operations Memos. Sub-recipients must sign up to receive both Policy Manual Cover Sheet notifications and Operations Memo notifications on the [Policy](#) page of the BRP Website.

1.1 FUNDING TYPE AND PURPOSE

This section describes all BRP programs except for Refugee Cash Assistance (RCA) and Refugee Medical Assistance (RMA), which are described separately in this manual.

- **Refugee Support Services - Employment & Employability (RSS-E&E):** The RSS-E&E program funds activities and services that support refugees to comply with the requirements of public benefits programs, end refugees' need for public benefits, and to achieve economic self-sufficiency through family-sustaining employment. Funds may be used to provide employment or employability services that support the entry, maintenance, or advancement of employment for program participants.
- **Refugee Support Services – English as a Second Language (RSS-ESL):** The RSS-ESL program funds activities and services that support refugees to increase their English Language proficiency in speaking, reading, and writing.
- **Refugee Support Services – Other Services (RSS-OS):** The RSS-OS program funds activities and services that address refugees' barriers to self-sufficiency, improved well-being, and community integration through services that support social-adjustment, health and wellness, access to public programs and resources, and citizenship.
- **Afghan Refugee Support Services (ARSS):** ARSS funding is designated to support the resettlement of certain citizens or nationals of Afghanistan and their families, particularly those resources that support housing needs, including both emergency/short-term and long-term housing. Legal assistance, food assistance, employability services, and other services, as per the usual terms of RSS programming, are also allowable uses of this funding. ARSS may also be referred to as Refugee Support Services – Afghan Supplemental Appropriation (RSS-ASA).

- **Ukrainian Refugee Support Services (URSS):** URSS funding is designated to support the resettlement of certain citizens or nationals of Ukrainians and their families, particularly those resources that support housing needs, including both emergency/short-term and long-term housing. Legal assistance, food assistance, employability services, and other services, as per the usual terms of RSS programming, are also allowable uses of this funding.
- **Services to Older Refugees (SOR):** ORR awards SOR funds to BRP as a set-aside of RSS to fund services to refugees aged 60 and above. Funds from the SOR grant may be used to provide activities related to self-sufficiency including socialization, case management, transportation, citizenship-assistance services, and other services as specified in Section 2.
- **Refugee Medical Screening (RMS):** This funding is granted by ORR to BRP based on its annual submission of the ORR-1 Budget Estimate. BRP contracts with local Resettlement Agencies (RAs) and local clinics to ensure coordination and to defray some costs of transportation to medical screening appointments, and interpretation and translation services. BRP funds these services to ensure that 100% of refugees receive health screenings and follow-up care within 90 calendar days of arrival in the U.S. (or within 90 calendar days of acquiring another eligible immigrant status, as described in Section 2).
- **Refugee Health Promotion (RHP):** The RHP grant funds services to promote the health and well-being of refugees and other ORR-eligible populations through providing opportunities to increase health literacy, supporting the health and wellness of individuals and families, coordinating health care, and organizing wellness groups. BRP contracts with local refugee-serving agencies to hire and train bilingual staff, increase health literacy, improve access to health care and health insurance, train health care providers to enhance coordination of care, and provide case management assistance to refugees with complex medical needs.
- **Afghan Refugee Health Promotion (ARHP):** ARHP funding provides additional supplemental RHP services to certain citizens or nationals of Afghanistan, and their families. The ARHP grant is identical to RHP, except that participant eligibility is limited to include only Afghans as described in Section 2.
- **Ukrainian Refugee Health Promotion (URHP):** URHP funding provides additional supplemental RHP services to certain citizens or nationals of Ukraine. The URHP grant is identical to RHP, except that participant eligibility is limited to include only Ukrainians as described in Section 1.2.3.2.
- **Refugee Mental Health Initiative – Capacity Building (ReMHI-CB):** The ReMHI-CB program funds activities and services that build the capacity of mental health service providers in order to increase the availability and improve the quality of mental health services for refugees. The goal of the ReMHI-CB program is to increase the capacity of statewide mental health services to serve refugee populations appropriately and effectively. ReMHI-CB projects should increase the capacity of mental health service providers to respond to the complex mental health needs of refugees.
- **Refugee School Impact (RSI):** The RSI program funds activities and services that lead to the effective integration and education of eligible refugee youth. The central goal of the RSI grant is to assist newly arrived refugee children to improve their academic performance and social adjustment in schools. The RSI program administers activities related to Early RSI, which is defined as services and activities to ORR eligible families with children aged birth until the age they enter school, usually age five or six, although individual circumstances may apply. The goal of Early RSI is to increase the access to childcare, to help eligible children prepare for and succeed in formal schooling and holistically serve eligible families.

- **Afghan Refugee School Impact (ARSI):** ARSI funding provides additional supplemental RSI services to certain citizens or nationals of Afghanistan, and their families. The ARSI grant is identical to RSI, except that participant eligibility is limited to include only Afghans as described in Section 2.
- **Ukrainian Refugee School Impact (URSI):** URSI funding provides additional supplemental RSI services to certain citizens or nationals of Ukraine. The URSI grant is identical to RSI, except that participant eligibility is limited to include only Ukrainians as described in Section 2.
- **Refugee Youth Mentoring (RYM):** The RYM program funds services that promote integration, foster positive civic and social engagement, and to support individual educational and vocational advancement. To accomplish these goals, program activities are intended to connect refugee youth ages 15 to 24 to supportive members of the community. These mentors support refugee youth as they adjust to their communities, and work with them to identify and work towards educational and/or vocational goals.
- **Afghan Refugee Youth Mentoring (ARYM):** ARYM funding provides additional supplemental RYM services to certain citizens or nationals of Afghanistan, and their families. The ARYM grant is identical to RYM, except that participant eligibility is limited to include only Afghans as described in Section 2.
- **Refugee Career Development Services (RCDS):** The RCDS grant funds activities and services that support refugees to achieve economic self-sufficiency. Funds may be used to provide employment or employability activities and services, as well as other services to refugees. RCDS is designed to support the longer-term career advancement goals, as distinct from RSS-E&E to design a plan of employability which is intended to result in the earliest possible employment.

1.2 ELIGIBILITY

This section outlines the eligibility rules for all BRP programs except for RCA and RMA, which are described separately in this manual.

The Sub-recipient is required to ensure that all participants receiving program benefits and services are eligible to receive such benefits and services by collecting and reporting data on the immigrant status of each participant to BRP. The Sub-recipient should use the following guidelines to correctly establish eligibility for potential participants: [ORR Status and Documentation Requirements](#), [ORR Policy Letter 22-02](#), [ORR Policy Letter 22-01](#), and the [U.S. Citizenship and Immigration Services Fact Sheet on Afghan Arrivals](#).

Uniquely, the RCDS program is available to individuals with the below listed immigrant statuses, with refugee background, and household members of anyone falling into either of those two categories. For the purposes of eligibility determination under this Contract, “individuals with refugee background” means a U.S. citizen who has previously held one of the statuses identified below. For all other programs, the individual must hold one of the below statuses themselves in order to be eligible.

1.2.1 Immigrant Status

Funds must not be used to provide services to United States citizens, since United States citizens are ineligible under the authorizing legislation. The following eligibility criteria apply to all funded activities and services. Individuals with the following immigrant statuses are eligible for all program benefits and services as established by [45 CFR § 400.43\(a\)](#), [ORR Policy Letter 22-01](#), [ORR Policy Letter 22-02](#), and [ORR Policy Letter 22-13](#):

1. Individuals paroled as refugees or asylees under §212(d)(5) of the Immigration and Nationality Act (INA);
2. Refugees admitted under §207 of the INA;
3. Asylees whose status was granted under §208 of the INA;
4. Cuban and Haitian entrants, in accordance with the requirements in [45 CFR § 401.2](#);
5. Certain Amerasians from Vietnam who are admitted to the U.S. as immigrants pursuant to §584 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1988 (as contained in §101 (e) of Public Law 100-202 and amended by the 9th provision under Migration and Refugee Assistance in Title II of the Foreign Operations, Export Financing, and Related Programs Appropriation Acts, 1989 (Public Law 100-461 as amended));
6. Individuals subjected to a severe form of trafficking who have been certified by the United States Department of Health and Human Services (HHS) under The Trafficking Victims Protection Act of 2000, Pub. L. No. 106-386, Division A, 114 Stat. 1464 (2000);
7. Certain Iraqi and Afghan Special Immigrant Visa holders (SIV) pursuant to the Defense Authorization Act for Fiscal Year 2008, Public Law 110-181;
8. Afghan Special Immigrant Parolees as described in [ORR Policy Letter 22-02](#) and [ORR Policy Letter 22-10](#);
9. Afghan Special Immigrant Conditional Permanent Residents as described in [ORR Policy Letter 22-02](#) and [ORR Policy Letter 22-10](#);
10. Afghan Humanitarian Parolees as described in [ORR Policy Letter 22-02](#) and [ORR Policy Letter 22-10](#);
11. Eligible Ukrainians as described in [ORR Policy Letter 22-13](#), and listed below:
12. Citizens or nationals of Ukraine who the Department of Homeland Security (DHS) has paroled into the United States between February 24, 2022, and September 30, 2024, due to urgent humanitarian reasons or for significant public benefit, known as Ukrainian Humanitarian Parolees (UHPs);
13. Non-Ukrainian individuals who last habitually resided in Ukraine, who DHS has paroled into the United States between February 24, 2022, and September 30, 2024, due to urgent humanitarian reasons or for significant public benefit;
14. A spouse or child of an individual described in K.1. or K.2 who is paroled into the United States after September 30, 2024; and
15. A parent, legal guardian, or primary caregiver of an unaccompanied refugee minor or an unaccompanied child described in K.1. or K.2 who is paroled into the United States after September 30, 2024;
16. Lawful permanent residents who previously held one of the statuses identified above;

1.2.2 Time-Limited Eligibility:

Eligibility for all programs and services is for 60 months (five years) following the date an eligible immigrant status was granted, with the exception of SOR and RCDS, for which there is no time limit. For refugees, SIVs, and certain Amerasians, the date of eligibility is equal to the date of entry in the United States. For individuals of all other immigrant statuses listed above, eligibility begins on the date that the status was granted. Lawful permanent residents who previously held one of the other statuses retain the

same eligibility start date from their original eligible status. For Afghan Special Immigrant Parolees, Afghan Special Immigrant Conditional Permanent Residents, and Afghan Humanitarian Parolees, the date of eligibility is equal to the date of entry into the community, as determined either from travel documentation from a Safe Haven or by a verbal attestation authorized by BRP. Throughout this document, references to “date of arrival” should be assumed to mean, for the three categories of Afghans described here, that individual’s date of entry into the community.

Refugees may remain eligible for certain limited services after their 60 months of eligibility has passed. These services include referral, translation or interpretation, and citizenship preparation or application assistance. The 60-month eligibility period for RSS base and set-aside funds may also be waived by ORR upon request by BRP, in certain extreme circumstances, given the guidelines provided for authorizing such an exception are followed, per [ORR Policy Letter 22-05](#).

1.2.3 Other Eligibility Limitations:

1.2.3.1 Age:

1. RSS-E&E funded services may be provided in accordance with [45 CFR § 400.152](#) to refugees ages 16 and up, if that refugee is either not enrolled full-time as a student in elementary or secondary school, or if the services are outside school hours and the employment is part-time, temporary, or follows the completion of schooling. RSS “Other Services” as described in [45 CFR § 400.155](#) do not have a minimum age requirement, and may be provided to refugees regardless of age. SOR services may only be provided to refugees ages 60 and up.
2. RSI services are limited to refugees who are ages birth through 20 years. For individuals that are at the age that a child enters school, usually age 5 or 6, through age 20, they must be enrolled full-time in K-12 school or a high school equivalent GED/ABE program to receive RSI services. RSI grant funded projects must conclude services to refugee participants once they reach their 21st birthday. As of FFY22, eligibility for the RSI program has been extended to include children ages birth to five, B-5, (0-5) or until the age a child enters Kindergarten, usually age 5 or 6. Services to children ages birth to five should be prioritized for children needing early care and education services or any child in this age range being provided activities and services aimed at preparing children for success in K-12. Services provided to children birth to five under this grant are referred to as Early RSI. Services may be provided to the parents or guardians of eligible refugee students as listed in Sections 1 and 2 below.
3. RYM participant eligibility is limited to refugees who are ages 15-24. RYM grant funded projects must conclude services to refugee participants once they reach their 25th birthday. Services should be prioritized to eligible refugee youth who may benefit from mentorship services to be well integrated and successful socially and academically in the American school system.

1.2.3.2 Country of Origin

ARSS, ARHP, ARSI, and ARYM are limited to citizens or nationals of Afghanistan who hold any of the immigrant statuses as described in Section 1.2.1 numbers 1-10 or 16. URSS, URHP, and URSI are limited to citizens or nationals of Ukraine who hold any of the immigrant statuses as described in Section 1.2.1 numbers 1-6 or 11-16.

1.3 PRIORITIZATION OF SERVICES

This section describes how services to eligible individuals must be prioritized for all BRP programs, except for RCA and RMA, for which this category is not applicable.

Demand for services may be higher than what the Sub-recipient can provide at the level of funding designated. Therefore, participant services must be prioritized according to the following order in each funding category:

1.3.1 RSS-E&E/RSS-ESL/RSS-OS/ARSS/URSS

1. Refugees who are receiving any type of publicly funded cash assistance;
2. Unemployed refugees who are not receiving cash assistance;
3. Employed refugees in need of services to retain employment or to attain economic independence (e.g., job upgrade);
4. Other eligible refugees within their first 12 months after initial resettlement to the U.S.; and
5. All other eligible refugees.

1.3.2 SOR

1. Older refugees who recently exceeded the seven-year mark after arrival in the United States and are in danger of losing benefits because they have not yet become citizens are eligible for citizenship preparation services only;
2. Refugees who are receiving any type of publicly funded cash assistance;
3. Other eligible refugees within their first 12 months after initial resettlement to the U.S.; and
4. All other eligible refugees.

1.3.3 RMS

1. Refugees who have not yet completed the post-arrival initial health screening;
2. Recently arrived refugees who have not yet been connected to a medical clinic for primary care provision;
3. Recently arrived refugees who have not received health orientation; and
4. Other eligible refugees.

1.3.4 RHP/ARHP/ URHP/ReMHI-CB

1. Individuals who have the most persistent, pressing, or underserved health needs.
2. Other eligible refugees within their first 12 months after initial resettlement to the U.S.; and
3. All other eligible refugees.

1.3.5 RSI/ARSI/URSI

1. Newly arrived refugee youth, i.e., those that have been in the United States for one year or less, and have academic and social adjustment needs; and
2. Refugee youth who have been in the United States more than one year, but less than five years; and
3. Children who are not being served through mainstream services for children birth to five or the age that they enter Kindergarten.

1.3.6 RYM/ARYM

1. Newly arrived refugee youth who have been in the United States for one year or less, and have academic and social adjustment needs; and
2. Refugee youth who have been in the United States more than one year, but less than five years.

1.3.7 RCDS

1. All eligible refugees during their first year in the United States;
2. Refugees who are receiving any type of cash assistance;
3. Unemployed refugees who are not receiving cash assistance;
4. Employed refugees in need of services to retain employment or to attain economic independence (e.g., job upgrade);
5. A U.S. citizen who has previously held one of the statuses identified in Section 1.2; and
6. Other eligible refugees.

2.0 REQUIRED AND ALLOWABLE ACTIVITIES AND SERVICES

This section describes the required and allowable activities and services for all BRP programs, except for RCA and RMA, which is described separately in the RCA and RMA sections.

The Sub-recipient must offer services to refugees throughout the entire contracting period even if the target number of refugees listed in the approved Annual Service Plan has been met prior to the end of the contract period.

If the Sub-recipient is unsure whether an activity is required, allowable, or otherwise qualifies as a fundable service, the Sub-recipient must contact their designated Contract Monitor at BRP for clarification.

All required and allowable services described in this manual must be documented in the Wisconsin Refugee Programs Database (WRPD) by the Sub-recipient. Prior to the documentation of all required and allowable services, refugees must be enrolled in the appropriate BRP-administered program in WRPD. If a refugee is already enrolled in BRP-administered programs at the time of program enrollment and their record exists in the WRPD database as a result, the Sub-recipient must maintain responsibility for ensuring the accuracy of existing documentation related to the co-enrolled refugee. If the Sub-recipient discovers inaccurate data for existing, co-enrolled participants, any corrections must first be authorized by BRP.

For all programs described below, a BRP Participation Agreement form must be completed and uploaded into WRPD, and the Confidential Release or Discussion Authorization form must be used only as needed, in order to send or discuss case details with an agency or individual outside of the programs listed below. These and all DCF forms can be found on the DCF Forms Website (<https://dcf.wisconsin.gov/forms>).

In addition to the program specific required and allowable activities listed in this section, the Sub-recipient must assure program coordination by maintaining collaborative partnerships with other refugee services providers. BRP reserves the right to require that the Sub-recipient formalize these partnerships through the development of a contract or Memorandum of Understanding (MOU). The following requirements also apply:

Network Meetings and Coordination with other BRP Sub-recipients to Avoid Duplication of Services: The Sub-recipient must participate in local and statewide refugee-network coordination meetings as assigned

by BRP. During and outside of such network meetings, the Sub-recipient must partner with other local refugee services providers to coordinate referral processes, plans for delivery of services to co-enrolled participants, and outreach to shared eligible communities. In areas where BRP funds multiple Sub-recipients for the same program(s) in the same geographic area(s), all such Sub-recipients operating the same program(s) must meet no less than monthly to avoid the duplication of BRP funded services. Attendance at network coordination meetings may count toward this monthly requirement if duplication of services is specifically discussed by the Sub-recipients operating the same BRP-funded program(s).

Other Coordination Requirements: The Sub-recipient must attend all mandatory trainings and meetings convened by the State Refugee Coordinator or BRP. The Sub-recipient must share any information and/or materials distributed at the trainings or meetings with all Sub-recipient staff working in any BRP-funded program. Failure to meet this contractual obligation may result in termination of the Contract. Required meetings may include but are not limited to:

RSS-E&E: The Sub-recipient must ensure joint employment and employability planning with other local providers for co-enrolled participants. The Sub-recipient must cooperate with BRP's efforts to coordinate with the local W-2 provider(s); the local Workforce Development Board; and other providers who are contracted by BRP or DCF for the provision of services to refugees. BRP may require the Sub-recipient to attend additional coordination meetings between local W-2 providers, mutual assistance associations, RAs, schools, public health agencies, ESL providers, and other community-based organizations.

ARSS: The Sub-recipient must coordinate with other local Sub-recipients of ARSS to attempt to achieve increased and consistent availability of affordable housing for ARSS-eligible Afghans, while limiting competition between RAs or ARSS Sub-recipients and maintaining positive relationships with landlords.

URSS: The Sub-recipient must coordinate with other local Sub-recipients of URSS to attempt to achieve increased and consistent availability of affordable housing for URSS-eligible Ukrainians, while limiting competition between RAs or URSS Sub-recipients and maintaining positive relationships with landlords.

SOR: The Sub-recipient must ensure that case management functions are linked to the local AAA and must participate, cooperate, and coordinate with the local AAA. The Sub-recipient must undertake joint planning and delivery of services and referrals with other local agencies administering related services for this target population.

RMS: The Sub-recipient must ensure that case-management and referrals are coordinated with the local health department or local primary care provider to achieve timely execution of initial health screening, follow-up, and treatment services.

2.1 RSS-E&E

2.1.1 Allowable Activities and Services:

The Sub-recipient may provide any of the following services in accordance with [45 CFR § 400.154](#):

1. Employment services including world-of-work and job orientation, job clubs, job workshops, job development (conducting mock interviews, developing resumes, etc.), referral to job opportunities, job search, job placement, follow-up, and job retention services;
2. Employability assessment services, including employment-related aptitude and skills testing;
3. On-the-job training, including paid and unpaid internships or similar work experiences, when such training is provided at the employment site and is expected to result in full-time, permanent, unsubsidized employment with the employer who is providing the training;

4. English as a Second Language (ESL) instruction, with an emphasis on English as it relates to obtaining and retaining a job;
5. Vocational Skills training, any skills trainings customized for specific employment opportunities when provided as part of a Family Self-Sufficiency Plan (FSSP) or individual Employability Plan (EP);
6. Skills recertification, when such training meets the criteria for appropriate training in [45 CFR § 400.81\(b\)](#);
7. Child-care for children, when necessary for participation in an employability service or for the acceptance or retention of employment;
8. Transportation (including provision of bus passes, courses that teach refugees to obtain and keep driver's licenses, etc.) when necessary for participation in an employability service or for the acceptance or retention of employment;
9. Translation and interpreter services, when necessary, in connection with employment or participation in an employability service;
10. Case Management (i.e., referral) services, specifically for refugees who are considered employable, if such referred services are directed toward a refugee's attainment of employment as soon as possible after arrival in the United States. Case management services are defined in [45 CFR § 400.2](#) as the determination of which service(s) to refer a refugee to, referral to such service(s), and tracking of the refugee's participation in such service(s); and
11. Assistance in obtaining Employment Authorization Documents.

2.1.2 Required Activities and Services

The Sub-recipient must deliver all the following services to all refugees enrolled in RSS-E&E funded programs, unless otherwise exempted by BRP:

1. Develop a Family Self-Sufficiency Plan (FSSP) for all enrolled refugees and their family members who live in the same household; and develop an individual Employability Plan (EP) for all adult individuals; in accordance with [ORR Policy Letter 21-06](#) and [BRP Operations Memo 21-01](#), within 30 days of program enrollment. If a family member is unable to be contacted or declines to be included in the FSSP, then the Sub-recipient must record a case note in WRPD that verifies the Sub-recipient's attempts to reach the family member, the Sub-recipient's attempts to offer services or referral to services, and the Sub-recipient's attempts to include the family member in the FSSP. For refugees who already have a current FSSP recorded in WRPD via an enrollment in RSS-E&E by another agency, the Sub-recipient must coordinate with the agency that created the FSSP to make updates as needed. For refugees co-enrolled in FoodShare Employment and Training Program (FSET), Wisconsin Works (W-2), Refugee Cash Assistance (RCA), or other BRP-funded refugee programs, the Sub-recipient may develop this plan in collaboration with the local agency issuing such programs or benefits;
 - a) An FSSP is defined in [45 CFR § 400.71](#) as:

“A plan that addresses the employment-related service needs of the employable members in a family for the purpose of enabling the family to become self-supporting through the employment of one or more family members.”
 - b) An EP is defined in [45 CFR § 400.71](#) as:

“An individualized written plan for a refugee registered for employment services that sets forth a program of services intended to result in the earliest possible employment of the refugee.”

2. Share FSSPs and individual EPs of participants who are co-enrolled in W-2, RCA, FSET, or other BRP-funded refugee programs with agencies who administer such programs or benefits, if such agencies request access to the FSSP or EP for the purpose of establishing eligibility or providing appropriate services. Any allowable activities and services as listed in Section 2 above are considered a required service or activity to be provided by the Sub-recipient if such an activity is recorded in a refugee’s FSSP or EP as necessary for the fulfillment of that plan;
3. Maintain regular contact with participants, and complete follow-up assessments at six and twelve months from the date of enrollment in RSS E&E. Follow-up assessments must include an assessment of the progress and outcomes towards meeting the previously established short- and long-term goals, identification of any new barriers, new referrals (if applicable), the employment status of anyone 16 years or older, a revised family budget (if appropriate), and a revised EP (if appropriate). If a family cannot be reached at the 6- or 12-month mark, the client’s status must still be determined to most accurate extent possible, using the best available data;
4. Provide or refer refugees for services that help them implement their assigned activities, overcome barriers, and achieve their goals as recorded in their EP and FSSP. Similarly, provide or refer for other services that address health, social, education, or financial issues that arise during employability service provision. The Sub-recipient and other agencies may exchange information about refugee participants or their relatives included in the FSSP upon receipt of releases of information signed by the participant and/or their relatives, as applicable;
5. Ensure all refugees who receive RCA are provided employment and training services that fulfill their RCA participation requirements in order to remain eligible for RCA benefits;
6. Share information regarding job entry, participation in activities assigned in FSSPs or EPs, or other information related to eligibility of participants who are co-enrolled in W-2, RCA, FSET, or other BRP-funded refugee programs, with agencies who administer these programs or benefits, if such agencies request such information for the purpose of establishing eligibility in said benefits in accordance [with ORR Policy Letter 16-08](#);
7. Confirm whether participants are employed 90 calendar days after they enter a job;
8. Adhere to all BRP-issued policy and federal guidance concerning employment and employability of refugee participants co-enrolled in W-2, FSET, or RCA; and
9. Administer participant satisfaction surveys to a random sample of at least 20% of the adult caseload per year.

2.2 RSS-ESL

2.2.1 Allowable Activities and Services

The Sub-recipient may provide any of the following services in accordance with [45 CFR § 400.155](#):

1. English language instruction in accordance with [ORR Policy Letter 20-01](#);
2. Transportation, when necessary for participation in an ESL service;
3. Translation and interpreter services, when necessary, participation in an ESL service;
4. Case management services, as defined above in [45 CFR § 400.2](#);

5. Citizenship and naturalization related ESL services, specifically services that prepare refugees to apply for citizenship or adjustment of lawful permanent resident status; obtaining disability waivers from English requirements for naturalization test, and the provision of interpreter services for the citizenship interview.

2.2.2 Required Activities and Services

The Sub-recipient must deliver all the following services to all refugees enrolled in RSS-ESL funded programs, unless otherwise directed or exempted by BRP:

1. Complete an initial assessment of the participants' English language proficiency in speaking, reading, and writing; and develop a plan for addressing participants' identified needs and that assists participants to meet their goals related to English language proficiency;
2. Provide ESL services to participants in accordance with their initial assessments and plans. Refer for other services that address employment, employability, health, social, education, or financial, or other issues that arise during service provision. The Sub-recipient may exchange information about participants with other agencies only after a release of information is signed by the participant;
3. Update the plan developed to address refugees' identified needs as needed, but not less than every six months;
4. Where applicable, provide RSS-ESL services in alignment with participants' FSSP or EP developed through co-enrollment in Refugee Support Services–Employment & Employability (RSS-E&E), Refugee Cash Assistance (RCA), Wisconsin Works (W-2), or FoodShare Employment & training (FSET);
5. Share information regarding participation in ESL activities if such activities were assigned in FSSPs or EPs, and share other information related to the eligibility of participants who are co-enrolled in RSS-E&E, RCA, W-2, FSET with agencies who administer these benefits if such agencies request such information for the purpose of establishing eligibility in said benefits; and
6. Administer participant satisfaction surveys to a random sample of 20% of the adult caseload per year.

2.3 RSS-OS

2.3.1 Allowable Activities and Services

The Sub-recipient may provide any of the following services in accordance with [45 CFR § 400.155](#):

1. English as a Second Language (ESL) instruction, without an emphasis on English as it relates to obtaining and retaining a job, or for non-employable participants in accordance with [ORR Policy Letter 20-01](#).
2. Information and referral services.
3. Outreach services, including activities designed to familiarize refugees with available services, to explain the purpose of these services, and facilitate access to these services.
4. Social adjustment services, including:
 - a) Emergency services as follows: Assessment and short-term counseling to persons or families in a perceived crisis; referral to appropriate resources; and the making of arrangements for necessary services;

- b) Health-related services as follows: Information; referral to appropriate resources; assistance in scheduling appointments and obtaining services; and counseling to individuals and families to help them understand and identify their physical and mental health needs and maintain or improve their physical and mental health; and
 - c) Home management services as follows: Formal or informal instruction to individuals or families in management of household budgets, home maintenance, nutrition, housing standards, tenants' rights, and other consumer education services.
5. Day care for children, when necessary for participation in a service other than an employability service.
 6. Transportation, when necessary for participation in a service other than an employability service.
 7. Translation and interpreter services, when necessary for a purpose other than in connection with employment or participation in an employability service.
 8. Case management services, as defined above in [45 CFR § 400.2](#) and when necessary for a purpose other than in connection with employment or participation in employability services.
 9. Citizenship and naturalization preparation services, including English language training and civics instruction to prepare refugees for citizenship, application assistance for adjustment to legal permanent resident status and citizenship status, assistance to disabled refugees in obtaining disability waivers from English and civics requirements for naturalization, and the provision of interpreter services for the citizenship interview.
 10. GED/ABE classes and/or basic computer classes.
 11. Any additional service, upon submission to and approval by BRP, aimed at strengthening and supporting the ability of a refugee individual, family, or refugee community to achieve and maintain economic self-sufficiency, improved well-being, and community integration, and which has been demonstrated as effective and is not available from any other funding source.

2.4 ARSS

2.4.1 Allowable Activities and Services

Allowable activities and services for ARSS-funded programs include any RSS allowable service (including RSS-E&E, RSS-ESL, and RSS-OS) as already described, as long as the required activities and services described below have already been addressed and provided as needed. All allowable ARSS activities and services listed below must be provided in accordance with [45 CFR § 400](#), [ORR Policy Letter 22-03](#), and [ORR Policy Letter 22-11](#).

2.4.2 Required Activities and Services

The Sub-recipient must provide each of the below listed services as described. All required ARSS activities and services listed below must be provided in accordance with [45 CFR § 400](#), [ORR Policy Letter 22-03](#), and [ORR Policy Letter 22-11](#).

1. Provision of safe, affordable, short-term and long-term housing, or the determination that such services are unnecessary for participants who have already achieved stable and affordable long-term housing;
2. Immigration related legal assistance, including assistance with asylum applications or similar legal services related to adjustment of immigrant status; and

3. Any RSS-E&E, RSS-ESL, or RSS-OS service that assists a participant to overcome a barrier or achieve a goal identified in their FSSP, provided that ARSS funding is not otherwise needed to pay for the services described in IV. D. 2. a)-b).

2.5 URSS

2.5.1 Allowable Activities and Services

Allowable activities and services for URSS-funded programs include any RSS allowable service (including RSS-E&E, RSS-ESL, and RSS-OS) as already described, as long as the required activities and services described below have already been addressed and provided as needed. All allowable URSS activities and services listed below must be provided in accordance with [45 CFR § 400 and ORR Policy Letter 22-15](#).

2.5.2 Required Activities and Services

The Sub-recipient must provide each of the below listed services as described. All required URSS activities and services listed below must be provided in accordance with [45 CFR § 400 and ORR Policy Letter 22-15](#).

1. Provision of safe, affordable, short-term and long-term housing, or the determination that such services are unnecessary for participants who have already achieved stable and affordable long-term housing;
2. Immigration related legal assistance, including assistance with asylum applications or similar legal services related to adjustment of immigrant status; and
3. Any RSS-E&E, RSS-ESL, or RSS-OS service that assists a participant to overcome a barrier or achieve a goal identified in their FSSP, provided that ARSS funding is not otherwise needed to pay for the services described in IV. D. 2. a)-b).

2.6 SOR

2.6.1 Allowable Activities and Services

The Sub-recipient may provide the following services and in accordance with [Policy Letter 22-08](#) and [Dear Colleague Letter 22-16](#) and for the purposes of improving older refugees' access to available aging services, including but not limited to:

1. Congregate nutrition services and meals delivered to homebound participant residences;
2. Transportation;
3. Interpretation and translation;
4. Home care, adult day care, and respite care;
5. Elder abuse prevention;
6. Nursing home ombudsman services;
7. Citizenship and naturalization for elderly refugees, including referrals to specialized service providers (such as mental health clinicians), interpretation, ESL, ESL for citizenship, civics classes to help older refugees prepare for the citizenship interview and exam, transportation to medical and other appointments, case management, socialization and other activities designed to help them overcome barriers to achieving citizenship. *

* = Payment of application fees for citizenship examinations are not allowable using these funds.

2.6.2 Required Activities and Services

The Sub-recipient must provide each of the below listed services as described and in accordance with [Policy Letter 22-08](#) and [Dear Colleague Letter 22-16](#):

1. Establish, maintain, and/or expand a working relationship with the State Agency on Aging and the local community Area Agency on Aging (AAA) to ensure that elderly refugees will be linked to mainstream aging services in the community;
2. Provide appropriate services to all elderly refugees who are not currently being provided in the community so that elderly refugees may live independently as long as possible;
3. Provide or refer refugees for citizenship and naturalization services (as described in the Allowable Activities and Services Section above), especially for those who have lost or are at risk of losing eligibility for Supplemental Security Income or other Federal benefits programs; and
4. Administer participant satisfaction surveys to a random sample of 20% of the adult caseload per year.

2.7 RMS

2.7.1 Allowable Activities and Services

The Sub-recipient may provide any of the following services in accordance with [Dear Colleague Letter 23-08](#) and [State Letter 12-09](#):

1. Interpretation during screening appointments;
2. Transportation to health appointments;
3. Setting up appointments for follow-up care and attaching refugees to a Primary Care Physician.

2.7.2 Required Activities and Services

The Sub-recipient must provide each of the below listed services as described and in accordance with [Dear Colleague Letter 23-08](#) and [State Letter 12-09](#):

1. Designate a health liaison who will coordinate all health services related to health screening and follow-up services for refugees;
2. Provide refugees with information on and referral to local health centers/clinics and Medicaid providers;
3. Coordinate health-screening logistics and interpreter services to ensure that health screening is completed for all refugees within 90 calendar days from their date of arrival, and in accordance with the [Revised Medical Screening Guidelines for Newly Arriving Refugees \(ORR State Letter 12-09\)](#). Compliance with [ORR State Letter 12-09](#) is necessary for accurate reporting of health screening completions and for provision of referrals to follow-up medical care that addresses refugees' health issues identified in the screening;
4. Collect the After-Visit Summary and confirmation of completion of the health screening from the health screening provider;
5. Coordinate the scheduling of follow-up services to ensure refugees receive appropriate medical treatment; and
6. Administer participant satisfaction surveys to a random sample of 20% of the adult caseload per year.

2.8 RHP/ARHP/URHP

2.8.1 Allowable Activities and Services

The Sub-recipient may provide any of the bellow listed allowable activities, and must follow these guidelines when implementing these RHP activities:

1. Health Education Classes and Targeted Health Outreach to Individuals:
 - a) Provide group classes and individual outreach to participants and their families;
 - b) Use user-tested or validated curricula and materials if possible;
 - c) Provide classes in a culturally and linguistically appropriate manner; and
 - d) Conduct pre- and post-assessments to gauge the level of knowledge gained by recipients.
2. Medical and Mental Health Navigation and Support
 - a) Assist the participant with medical and mental health navigation; and
 - b) Develop a plan of care (POC) for each participant that includes clearly defined and appropriate referrals and access to medical and mental health assistance or insurance to sufficiently address the health needs of the individual. POCs must complement any health care plan established by medical professionals for the participant.
3. Adjustment Groups, Skill-Building Networks, and Peer Support Meetings
 - a) Provide wellness group activities in a culturally and linguistically appropriate manner; and
 - b) Conduct pre- and post-assessments to assess the level of improvement in well-being due to attending wellness groups.

2.8.2 Required Activities and Services*

The Sub-recipient is required to provide one or more of the following activities and services that promote the health and well-being of refugees and other eligible populations in accordance with [ORR Policy Letter 20-05](#):

1. Provide opportunities to increase health literacy,
2. Coordinate health care, and
3. Organize wellness groups for individuals and/or families.

*RHP activities and services must not duplicate services provided by the ORR-funded Preferred Communities program to families who are co-enrolled in both programs.

2.8.3 Other Guidelines

1. For activities involving groups, providers should:
 - a) Annually assess relevant health topics, activities, and identify target populations;
 - b) Provide services based on validated curricula, if available, effective interventions, or promising practices;
 - c) Deliver services in a manner that participants will understand; and
 - d) Conduct pre- and post-assessments of group activities and use the information to improve program services.
2. For activities directed at the individual-level, providers should:

- a) Establish criteria to identify the most in need of receiving individual services offered;
- b) Identify goals based on the individual's need;
- c) Develop customized activities toward the specific needs of the individual; and
- d) Track progress and outcomes toward identified goals.

2.9 ReMHI-CB

2.9.1 Allowable Activities and Services

The Sub-recipient may provide any of the following activities in accordance with [ORR Policy Letter 20-05](#) and [ORR Policy Letter 22-06](#), provided that they support the delivery of high-quality mental health and wellness services to refugees by RHP Sub-recipients or licensed mental health services providers:

1. Identify and conduct outreach to licensed mental health services providers versed in trauma informed services to determine potential partners for RHP Sub-recipients.
2. Conduct outreach and provide educational opportunities for refugees to learn about mental health and emotional wellness to decrease stigma about, and increase access to, mental health services. Workshops may be provided by a CHW or outside subject matter experts.
3. Develop Wisconsin-specific training curriculum for licensed providers and RHP Sub-recipients on refugee mental health or other related topics that respond to provider-specific needs; and/or partner with local refugee resettlement agencies and/or ethnic community-based organizations to provide such trainings. Where possible, training curriculum should be developed using existing and evidence-based and professionally validated training curriculum for mental health providers working with refugees;
4. Provide training for interpreters specific to mental health and/or partner with local refugee resettlement agencies and/or ethnic community-based organizations to provide such trainings;
5. Provide Wisconsin-specific trainings that support high-quality and effective delivery of services to refugees by licensed mental health providers in the services areas of refugee resettlement agencies;
6. Increase the pool of Mental Health First Aid (MFHA) instructors in the refugee resettlement network by sponsoring MFHA certification training fees. New MHFA instructors who received sponsored fees are expected to conduct trainings that build mental health capacity in refugee communities and among refugee-serving providers;
7. Facilitate collaborative relationships between licensed mental health service providers and refugee-serving organizations to ensure a well-coordinated referral process; and
8. Assist mental health service providers to develop and implement strategies to mitigate cultural and language barriers to mental health services.

2.9.2 Required Activities and Services

The Sub-recipient may provide any of the following activities in accordance with [ORR Policy Letter 20-05](#) and [ORR Policy Letter 22-06](#):

1. Deliver activities and services that build the capacity of licensed mental health providers and increase the availability and quality of mental health services for refugees.

2. Deliver activities and services that support RHP Sub-recipients to provide mental health services to refugees that are client-centered, trauma-informed, strengths-based, culturally and linguistically appropriate, and delivered in a manner that refugees understand;
3. Meet monthly with the State Refugee Health Coordinator (SRHC) and BRP. Collaborate with SRHC and BRP staff on information dissemination, networking, and technical assistance.
4. Use an equity lens to develop services and activities that support refugees' access to high-quality mental-health services regardless of their race, religion, gender identity, sexual orientation, disability, or other characteristic(s). This includes:
 - a) Review existing programming with an equity lens to identify and eliminate barriers that may prevent the full participation of some groups.
 - b) Practice inclusion through purposeful collaboration and engagement with ethnic communities to inform service design and delivery.
 - c) Design programming to respond to existing gaps in mental health services for refugee populations; and
5. ReMHI-CB activities and services must not duplicate services provided by the ORR-funded Preferred Communities program to families who are co-enrolled in both programs.

2.10 RSI/ARSI/URSI

2.10.1 Allowable Activities and Services

The Sub-recipient may provide any of the following services in accordance with [45 CFR § 400.155](#):

1. Regular School Programs offering intensive English language instruction as a second language for refugee children;
2. Orientation to refugees on the education system and school requirements, such as student attendance and performance;
3. Involvement of trained teachers/staff/administrators that are familiar with refugees' culture and language;
4. After school tutoring and/or mentoring programs focused on helping refugee students understand and complete assignments;
5. After school/summer programs that support remedial work or promote school readiness;
6. Mentoring programs;
7. Interpreter services for parent/teacher meetings and conferences;
8. Bilingual/bicultural counselors and aides;
9. Training staff on refugee culture and use of special teaching materials;
10. Use of modern technology deemed to speed up English language acquisition and other school related skills;
11. Use of special educational materials proven to help children with learning disabilities;
12. Programs enhancing linguistic and cultural competence in service provision;
13. Programs that allow for collaboration between newcomer populations and American born youth on academic or social activities;
14. Facilitating childcare access and capacity development;

15. Supporting early childhood education;
16. Facilitating parent integration and education on early care and education; and
17. Providing holistic sessions with parents and children

2.10.2 Required Activities and Services

Applicant must provide **direct services** to refugee students that meet the eligibility requirements.

2.11 RYM/ARYM

2.11.1 Allowable Activities and Services

The Sub-recipient may provide any of the following services in accordance with [45 CFR § 400.155](#):

1. Provide support in the development of social and life skills;
2. Assist refugee youth to learn American culture while maintaining and celebrating the youth's cultural heritage;
3. Provide opportunities for social engagement with peers;
4. Provide information or referral for opportunities to participate in civic and community services activities;
5. Provide tutoring or other academic supports in the areas of English language, math, or other social, educational, or vocational skills;
6. Assist with transitions in school, such as the transition between middle and high school, or high school to post-secondary education;
7. Support career development through vocational skill building, resume drafting, training on workers' rights, or other career-focused trainings;
8. Provide opportunities that support development in health and financial literacy; and
9. Provide incentives for participation, such as paying registration fees or tuition costs for educational and vocational development activities, including internships or apprenticeships; or provision of school supplies or related materials that support successful achievement in school or a career.

2.11.2 Required Activities and Services

The Sub-recipient must deliver all the following services to all refugees enrolled in RYM funded programs, unless otherwise exempted by BRP:

1. Provide direct services to eligible refugee youth;
2. Perform an initial assessment of the needs and goals of the youth and develop a plan to meet those needs through educational, vocational, and social activities;
3. Provide case management that includes documentation of the services received by each youth, and their progress toward meeting their needs and goals;
4. Recruit and train mentors on how to support refugee youth;
5. Screen potential mentors for history of criminal activity and/or child abuse; and
6. Train all mentors through a formal training program.

2.12 RCDS

2.12.1 Allowable Activities and Services

The Sub-recipient may provide any of the following employment or employability services:

1. Employment services, including development of a family self-sufficiency plan and an individual employability plan, world-of-work and job orientation, job clubs, job workshops, job development (conducting mock interviews, developing resumes, etc.), referral to job opportunities, job search, and job placement, follow-up, or retention services;
2. Employability assessment services, including employment-related aptitude and skills testing;
3. On-the-job training, including paid and unpaid internships or similar work experiences, when such training is provided at the employment site and is expected to result in full-time, permanent, unsubsidized employment with the employer who is providing the training;
4. English language instruction, with an emphasis on English as it relates to obtaining and retaining a job;
5. Vocational Skills training, including driver education and training (as well as other skills trainings customized for specific employment opportunities,) when provided as part of an individual employability plan;
6. Skills recertification;
7. Day-care for children, when necessary for participation in an employability service or for the acceptance or retention of employment;
8. Transportation (including provision of bus passes, courses that teach refugees to obtain and keep driver's licenses, etc.) when necessary for participation in an employability service or for the acceptance or retention of employment;
9. Translation and interpreter services, when necessary, in connection with employment or participation in an employability service;
10. Case management services, specifically for refugees who are considered employable, if such services are directed toward a refugee's attainment of employment or career development. Case management services are defined as the determination of which service(s) to refer a refugee to, referral to such service(s), and tracking of the refugee's participation in such service(s) Case management services for RCDS participants may include but are not limited to referral to:
 - a) General Education Diploma (GED), High School Equivalency Diploma (HSED), Adult Basic Education (ABE) or similar general education or secondary education programs;
 - b) Post-secondary education or professional training programs;
 - c) Recredentialing services (i.e., services that assist a participant to transfer overseas degrees and certifications to U.S. equivalents);
 - d) Any other service that supports the participant's career development;
11. Assistance in obtaining Employment Authorization Documents;
12. Job shadowing, or career exploration through hands on observation of a professional in the participant's preferred career role or industry; and
13. Any other service that supports career development, with written approval from BRP.

2.12.2 Required Activities and Services

The Sub-recipient must deliver all of the following services to all refugees enrolled in RCDS program, unless otherwise directed or exempted by BRP:

1. Develop a Family Self-Sufficiency Plan (FSSP) for all enrolled refugees and their family members who live in the same household and are currently enrolled in a BRP-funded refugee program; and develop an individual Employability Plan (EP) for all adult individuals; in accordance with [ORR Policy Letter 21-06](#) and [BRP Operations Memo 21-01](#) , within 30 days of RCDS program enrollment. For refugees who already have a current FSSP recorded in WRPD via an enrollment in RSS-E&E or RCDS by another agency, the Sub-recipient must coordinate with the agency that created the FSSP to make updates as needed. For refugees enrolled in FoodShare Employment and Training Program (FSET), Wisconsin Works (W-2), or Refugee Cash Assistance (RCA), development of this plan may be done in collaboration with the local agency issuing such benefits. Note that the RCDS goals for and barriers to employment, as described in FSSP guidance, should be more oriented towards career advancement than the “earliest possible employment” of the participant;
 - a) An FSSP is defined in [45 CFR § 400.71](#) as:

“A plan that addresses the employment-related service needs and career development goals of the employable members in a family for the purpose of enabling the family to become self-supporting through the employment of one or more family members and supporting the employable adults to enter a career of their preference.”
 - b) An EP is defined in [45 CFR § 400.71](#) as:

“An individualized plan for a refugee registered for employment services that sets forth a program of services intended to result in achieving career development goals and addressing barriers related to career advancement.”
2. Share FSSPs and individual EPs of participants who are co-enrolled in W-2, RCA, FSET, or other BRP-funded refugee programs with agencies who administer these benefits, if such agencies request a copy of the FSSP or EP for the purpose of establishing eligibility in said benefits. Any allowable activities and services as listed in Section 2.14.1 above is considered a required service or activity to be provided by the Sub-recipients if such an activity is recorded in a refugee’s FSSP or EP as necessary for the fulfillment of that plan;
3. Revise FSSPs and EPs for all enrolled refugees as needed, but not less than once every six months, during an in-person, phone, or virtual enrollment appointment. All revisions of FSSPs and individual EPs for refugees enrolled in W-2, RCA, FSET or other BRP-funded refugee programs must also be forwarded to the local agency issuing those benefits if such agency has previously requested a copy of the participant’s FSSP or EP;
4. Provide or refer refugees for services that help them implement their assigned activities, overcome barriers, and achieve their goals as recorded in their EP and FSSP. Similarly, provide or refer for other services that address health, social, education, or financial issues that arise during employability service provision. Sub-recipients and other agencies may exchange information about refugee participants upon receipt of releases of information signed by the participant;
5. Ensure all refugees who receive RCA and are concurrently enrolled in RCDS fulfill their employment and training program participation requirement in order to remain eligible for the RCA benefit;
6. Share information regarding job entry, participation in activities assigned in FSSPs or EPs, or other information related to eligibility of participants who are co-enrolled in W-2, RCA, FSET, or other BRP-funded refugee programs, with agencies who administer these benefits, if such

agencies request such information for the purpose of establishing eligibility in said benefits in accordance with [ORR Policy Letter 16-08](#);

7. Confirm whether participants are employed 90 days after they enter a job;
8. Adhere to all State-issued policy Operations Memos released concerning employment and employability of refugee participants co-enrolled in W-2, FSET, or RCA; and
9. Administer participant satisfaction surveys to a random sample of 20% of the adult caseload per year.

3.0 DOCUMENTATION AND VERIFICATION

This section describes requirements related to documentation and verification for all BRP programs except for RCA and RMA, which are described separately in this manual.

3.1 Introduction

In order to meet program requirements, BRP-funded agencies must properly document and/or verify certain details about any individual enrolling in a BRP-funded program, including that individual's identity, immigration status, date of birth, date of program eligibility, service delivery, and other details specific to certain programs. Requirements include keeping original (or photocopied) items as evidence of the information, and/or recording written information about the case. In some instances, keeping documents and recording written information are both required.

All documentation and records maintenance requirements will be satisfied by the Sub-recipient's satisfactory use of the WRPD. The Sub-recipient must, therefore, attend any WRPD-related trainings offered by BRP and must adhere to any requirements or other forms of guidance communicated by BRP as it pertains to the operation of WRPD or the maintenance of documentation and records.

3.2 Documentation and Verification Requirements

In the provision of services, the Sub-recipient must maintain documentation and records that verify service delivery, participant eligibility, and compliance with all program requirements. All individuals served in a family must have clear documentation of the services provided to them and be reported on all required reports. This documentation and all related records must be recorded in WRPD, along with the uploading of any corresponding verification documents.

The Sub-recipient must enter all required records into the WRPD within 10 working days of the occurrence to be recorded, unless otherwise and specifically stated within this manual. This includes both written documentation and the uploading of documents. For example, when a service is provided to an individual, it must be documented in WRPD within 10 working days of the service. For another example, when an agency determines an individual to be eligible for a program and enrolls them in that program, the required items verifying the individual's eligibility must be uploaded within 10 working days of enrollment. All such verification requirements are detailed in Section 3.2.4 (Table 2) below, and must be completed within 10 working days.

3.2.1 Documentation Using Case Notes and Case Comments

Documentation requirements may be met in WRPD by making either case notes or case comments. Case comments are written in designated "Comments" boxes that are related to a specific service or other function, such as making a referral or recording a job entry. Case comments are viewable in chronological succession only by viewing that specific type of service or function in WRPD. Case notes are written using the Case Notes function in WRPD, separate from specific services or other functions, and viewable together in chronological succession. As of the publication of this manual, both case notes and case

comments satisfy documentation requirements. The only difference between them is where they are located and how they may be viewed in WRPD. Users may opt to use one or the other, depending on the ease of use related to the circumstances.

Whether users opt to use case notes or case comments for any particular requirement to record written information about a case, these must be entered within ten working days of the occurrence. For example, if Emergency Services were provided to an individual, the service must be recorded and a corresponding case note or case comment describing the service must be written, both within ten working days of providing Emergency Services.

Case notes or comments must be written in third person (e.g. “Case Manager changed address information based on client report”) and must include basic information such as “who was involved”, “what happened”, “when”, as well as noting any important follow-up that must be done or has taken place.

3.2.2 Verification Using the WRPD Document Upload Feature

Using the document upload feature of WRPD, original or photocopied documents may be added to an individual’s electronic WRPD case file. In some instances, a document must be uploaded and a case note or comment must be made in order to verify certain information. In other instances, simply recording the service or uploading a document in WRPD is sufficient and no additional documentation is necessary. These requirements are detailed in Section 3.2.4 (Table 2).

When a document is uploaded into WRPD, the user must select from four WRPD Document Categories. Examples of which documents may be considered under which categories are found in Section 3.2.3 (Table 1) below. This is not an exhaustive list because agencies may find it helpful to upload any number of documents related to the unique circumstances of an individual’s case. Filing these documents under broad document categories avoids limiting the types of documents that may be uploaded.

Guidance pertaining to the requirements of any DCF Published Forms is not part of this memo. Existing forms should continue to be used as they have been used historically, and may now be uploaded into WRPD if a form is a requirement of a specific program. Any new forms will be published along with instructions pertaining to their specific use.

3.2.3 Table 1: WRPD Document Categories

WRPD Document Category	Example Documents
DCF Published Forms	Release of Information Individualized Employability Plan (IEP)
Immigration-Related Documents	I-94 Passport with eligible stamps Employment Authorization Document with eligible code Order of Release on Recognizance form
Other ID Verification Documents	SSN card Drivers License State ID
Other Supporting Documentation	Check stub

	Appointment confirmation Class attendance sheet
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The following chart details information for which additional verification and/or documentation is required, beyond what is entered into WRPD. If a particular data field or service is not found on the table below, that data field or service does not require any additional verification or documentation. For such data fields and services, simply entering the information into WRPD in the course of regular reporting requirements is sufficient. For data fields and services that require additional verification or documentation, those requirements can be found in Section 3.2.4 (Table 2) below.

The information required for each BRP-funded program depends on that program’s reporting requirements. For example, the Refugee Medical Screening verification details apply only to programs required to provide that service, while immigration status verification details apply to all BRP-funded programs. Contracted agencies are responsible for knowing the reporting requirements associated with the specific programs that they administer. If applicable, the Sub-recipient must maintain class/group-level documentation, such as dates, topics, and attendance on an ongoing basis.

3.2.4 Table 2: WRPD Data Fields and Services Requiring Verification

WRPD Data Fields Requiring Verification and/or Case Notes		
Data Field	Acceptable Forms of Verification	WRPD Document Category
Immigration Status	-See Status and Documentation Requirements for the ORR Refugee Resettlement Program * for all ORR-eligible statuses and each of their corresponding acceptable verification documents	Immigration-Related Documents
Alien Number	-Same as above; alien number may not be immediately available, but once it has been entered into WRPD, a corresponding verification document must be uploaded	-Immigration-Related Documents
SSN	-SSN card	Other ID Verification Documents
Identity (not related to immigration status; e.g. name)	-Any unexpired immigration document OR -Any other reliable, state-issued document that verifies identity	Immigration-Related Documents OR Other ID Verification Documents

Date of Birth	-Any unexpired immigration document that includes a date of birth, from the above ORR resource OR -Any other reliable, state-issued document that verifies birth date	Immigration-Related Documents OR Other ID Verification Documents
Date of Eligibility (e.g. Date of Arrival, Date Entered Into Community, Date Status Granted, etc.)	-Any unexpired immigration document that includes date of arrival to the US or date of eligible status granted, from the above ORR resource	Immigration-Related Documents
Participant Consent	-Bureau of Refugee Programs Participation Agreement (DCF-F-5633-E)	DCF Published Forms
Associated Enrollment	- Bureau of Refugee Programs Participation Agreement (DCF-F-5633-E)	DCF Published Forms
Case Notes or Comments	-Case notes or comments must have a corresponding verification item if: 1. They describe a change that was made to data entered by another agency (e.g. alien number corrected, corresponding Immigration Document uploaded) (Exception: address changes do not require a verification item, only a case note or comment) 2. They describe an interaction for which a Confidential Release of Information and Discussion (DCF-F-5632-E) form was used (e.g. case notes document a discussion with a sponsor)	1. Dependent on the change that was made 2. DCF Published Forms
WRPD Services Requiring Verification and/or Case Notes		
Service	Acceptable Forms of Verification	WRPD Document Category
Filed Immigration Forms (e.g. Affidavit of Relationship, form I-730, form I-821, etc.)	-A copy of the application receipt must be uploaded	-Immigration-Related Documents

Any Additional Service (approved by DCF)	-Case notes or comments describing the additional service are required	N/A
Case Management (referral)	-Case notes or comments describing the referral are required -If applicable, any referral form(s) completed must be uploaded	N/A -Other Supporting Documentation
Complete N-400 (Citizenship Assistance)	-A copy of the application receipt must be uploaded	-Immigration-Related Documents
Complete N-648 (Citizenship Assistance)	-A copy of the application receipt must be uploaded	-Immigration-Related Documents
EAD Assistance	-Case notes or comments describing the EAD assistance are required	N/A
Emergency Services	-Case notes or comments describing the Emergency Services are required	N/A
Fee Waiver (Citizenship Assistance)	-A copy of the waiver receipt must be uploaded	-Immigration-Related Documents
Health-Related Services	-Case notes or comments describing the Health Related Services are required	N/A
Immigration-Related Legal Services	-Case notes or comments describing the Immigration-Related Legal Services are required -If applicable, any immigration form receipts must be uploaded	-N/A -Immigration-Related Documents
Refugee Medical Screening (RMS)	-In addition to completing the RMS page, case notes or comments are required and must indicate when the After Visit Summary (AVS) has been received and where it is stored (<i>Do not upload the AVS</i>)	
SSI Application Approval	-The SSI Application Approval must be uploaded	-Other Supporting Documentation
Wellness Group post-assessment completed with improved well-being	-Wellness Group post-assessment must be uploaded	-Other Supporting Documentation

*This ORR document is the most comprehensive resource for acceptable proof of all ORR-eligible statuses. Please contact DCFRefugee@wisconsin.gov with related questions.

It is only necessary to verify information in Table 2 once. If one of the acceptable sources of verification is already present in WRPD at the time of program enrollment, use the existing documentation to verify, but note that all program staff are responsible for ensuring that program's requirements have been met.

3.2.5 Other Documentation Guidance: Record Retention

In accordance with Wisconsin Statute § 16.61, DCF Retention Disposition Authorization (RDA) 00293000, and [45 CFR § 92.42](#), all records and documentation relating to activities and services provided under all programs must be retained by the Sub-recipient for a minimum of seven years following the last day of the contract period. In the event the Sub-recipient is unsure whether a document qualifies as a record that must be retained, the Sub-recipient must contact their BRP Contract Monitor for clarification.

4.0 ORR GLOSSARY OF TERMS/DEFINITION OF SERVICES

BRP uses ORR’s definitions for services. Therefore, the following list of terms was compiled from various locations on ORR’s website, among reporting templates and instructions (<https://www.acf.hhs.gov/orr/form/report-forms>).

These definitions must be adhered to when reporting services. If a Sub-recipient has questions about whether a particular service has been provided, that Sub-recipient should reach out to their designated Contract Manager at BRP for clarification.

Employment	Employment services are direct services provided in accordance with an employability plan that assist an employable adult in preparation for, development of, placement in, or maintenance of employment, as defined in 45 CFR § 400.154(a).
Employability	Employability services may support employment in the long run, but are not services immediately related to helping an individual obtain employment.
Employment Assessment	Employment assessment services include aptitude and skills testing associated with obtaining or retaining employment.
On-the-Job Training	Includes on-the-job training provided at the employment site and is expected to result in full-time, permanent, unsubsidized employment with the employer who is providing the training.
English Language instruction	Includes English language instruction, with an emphasis on English as it relates to obtaining and retaining a job. These may be employment or employability services, depending on how immediate the employment goals are of the individual receiving English language instruction.
Vocational Training	Vocation training should be short-term designed to teach refugees specific job-related skills that prepare them for a specific job or type of employment, such as driver education, nurse’s aide, electronic assembly, or power sewing.
Skills Recertification	Skills recertification services provided when such training meets the criteria for appropriate training in 45 CFR §400.81(b). Skills trainings are employability services because they are trainings that someone needs to complete before they can get a job. Examples include: day care, fork-lift, or sewing. These are specific, formal trainings, as you can see by the “Training Period” choices, which are 0-30 days, 1-3 months, etc. Report “enrolled” for a trimester during which a client is enrolled in this type of training.
Day Care for Children	Day care for children received when necessary for participation in an employability service or for the acceptance or retention of employment; or when necessary for participation in a service other than employability.

Transportation	Transportation services provided when necessary for the acceptance/retention of employment; or when necessary for participation in a service other than an employment/employability service (e.g. driving someone to a job interview, or driving someone to an urgent appointment).
Translation and Interpreter Services	Translation and interpretation services provided to refugees in connection with employment or employability services; or when necessary for a purpose other than in connection with employment and as part of an employability plan.
Case Management	Case management services are defined as the determination of specific service(s) to which to refer a refugee; and, may be related to active participation as part of the individual employability plan, referral to such service(s), and tracking of the refugee's participation in such services; or may be for a purpose other than in connection with employment or participation in employability services.
EAD Assistance	Assistance in obtaining Employment Authorization Documents (EADs).
Information and Referral	Includes information and referral to other services for participants. Report regardless of whether the referral is internal to ORR funded services, or external to an agency not funded by ORR.
Outreach Services	Includes activities designed to familiarize refugees with available services, to explain the purpose of these services, and facilitate access to these services. This pertains either to people who are currently being served (e.g., providing referrals or doing outreach on their behalf for services) or former clients who are still eligible for ORR services (i.e., outreach to reconnect with these clients).
Social Adjustment	Social adjustment services include emergency services, health related services, and home management services.
Emergency services	Assessment and short-term counseling to persons or families in a perceived crisis; referral to appropriate resources; and the making of arrangements for necessary services.
Health-related services	Information; referral to appropriate resources; assistance in scheduling appointments and obtaining services; and counseling to individuals or families to help them understand and identify their physical and mental health needs and maintain or improve their physical and mental health.
Home management services	Formal or informal instruction to individuals or families in management of household budgets, home maintenance, nutrition, housing standards, tenants' rights, and other consumer education services.
Citizenship and Naturalization	Preparation services for citizenship and naturalization, including English Language training and civics instruction to prepare refugees for citizenship, application assistance for adjustment to legal permanent resident status and citizenship status, assistance to disabled refugees in obtaining disability waivers from English and civics requirements for naturalization, and the provision of interpreter services for the citizenship interview.

5.0 REFUGEE CASH ASSISTANCE

5.1 RCA Overview

In the state of Wisconsin, the Refugee Cash Assistance (RCA) program is administered by TANF-administering agencies, referred to in Wisconsin and in this manual as W-2 agencies. RCA models itself after the W-2 program in many ways, and is included in the Bureau of Working Families' (BWF) W-2 contracts. BWF and BRP are both located in the Division of Family and Economic Security (DFES) in the Department of Children and Families (DCF), and BRP reviews and updates the RCA portion of the W-2 contract on a regular basis.

While refugees with children under the age of 18 may qualify for W-2 assistance, others (such as single individuals or couples without children under the age of 18) will not. The goal of the RCA program is to provide a basic standard of living to those recently arrived refugees who do not qualify for W-2, and to promote rapid economic self-sufficiency. Most RCA recipients, with a few noted exceptions, must participate in mandatory employment and training activities until either attaining employment or the end of the RCA benefits period, in order to attain economic self-sufficiency.

The RCA program is administered manually, meaning that the program relies on the use of DCF forms and has not been fully implemented into either the Wisconsin Refugee Programs Database (WRPD) or any statewide system used at W-2 agencies, such as WWP or CWW. At the time of publication of this manual, W-2 agencies administering the RCA program must have the ability to test W-2 eligibility using CWW, update CWW with ongoing case note documentation, and must have the ability to upload verification documents using ECF. Any and all W-2 requirements pertaining to training and/or certification for the use of those systems applies.

In future updates of this manual, upon WRPD implementation of RCA, all W-2 agencies (with the exception of the Northern and East Central W-2 Regions of Milwaukee, where RCA is not administered) will also be required to have access to and be trained in the use of WRPD. RCA applicants may present themselves to a W-2 agency anywhere in Wisconsin and must be given the opportunity to apply for programs and benefits for which they may be eligible.

5.2 RCA Application Process

In this section:

- 5.2.1 Applying for RCA
- 5.2.2 Requesting RCA
- 5.2.3 Completing the RCA Application
- 5.2.4 Determining Eligibility and Making an RCA Placement
- 5.2.5 RCA Application Processing Timeframes

5.2.1 Applying for RCA

Any individual may apply for RCA by submitting to a W-2 agency a completed Wisconsin Works (W-2) and Related Programs Registration (DCF Form 14880) form, which is located on DCF's [Forms Search](#) page. Outside of Milwaukee, refugees who wish to apply for RCA must apply at the W-2 agency serving their W-2 geographical area. Similarly, refugees living in Milwaukee's West Central and Milwaukee's Northern or East Central W-2 geographical areas, in which RCA and RMA are not processed, must apply for services at the West Central W-2 geographical office.

If the W-2 agency at which an individual applies for RCA is not a county or tribe and the individual is also applying for Income Maintenance (IM) programs (such as FoodShare or Medical Assistance), the W-2

agency may coordinate services with the agency providing the IM Programs; for example, in certain regions it may be preferable to W-2 and IM agencies to apply for RCA, FoodShare and Medicaid at the same time by sending the applications to a designated “Refugee Inbox”; however, these practices vary by agency and region.

No matter what type of initial coordination takes place with IM agencies during the application process, the W-2 agency administering the RCA program is responsible for ensuring that all RCA program requirements have been satisfied and must not rely on the IM agency to satisfy any shared program requirements.

The W-2 agency must provide RCA applicants with the opportunity to apply for IM programs, if they have not already done so at the time of completing the W-2 and Related Programs Registration (DCF-14880), whether by providing them with a link to the ACCESS application (access.wi.gov), helping them to locate the correct IM agency (<https://www.dhs.wisconsin.gov/forwardhealth/imagency/index.htm>), or providing them with a paper application (<https://www.dhs.wisconsin.gov/forms/f1/f16019a.pdf>), which must be securely delivered to the appropriate agency.

There are times when an individual may not be able to complete the RCA application forms personally. The Wisconsin Works (W-2) and Related Programs Registration (14880) paper registration form may be accepted from an applicant’s authorized representative. See 1.4.1.2 [of the W-2 manual](#) for examples of authorized representatives. As in the W-2 program, when an applicant chooses to use an authorized representative, both the applicant and the authorized representative must complete the Authorization of Participant Representative (2375) ([DCF Forms Search](#)). The agency cannot refuse an authorized representative unless the authorization itself appears to be fraudulent. The authorized representative is responsible for submitting the signed Wisconsin Works (W-2) and Related Programs Registration (14880) paper registration form and/or application and any required documents ([DCF Forms Search](#)).

5.2.2 Requesting RCA

An individual may apply for RCA at any time by submitting a signed Wisconsin Works (W-2) and Related Programs Registration (14880) to that geographic area’s designated W-2 agency ([Find Your Local W-2 Agency](#)).

Any specific timelines required by the RCA application process officially begin on the date the W-2 agency receives a signed version of the Wisconsin Works (W-2) and Related Programs Registration (14880). Note, however, that the first RCA payment may be backdated to the date on which the form (14880) is signed, as long as the form is received by the agency within five calendar days of the signature date. If the form is received by the agency six or more calendar days after the signature date, then the first RCA payment must be backdated to the date on which the form (14880) is received by the agency ([DCF Forms Search](#)).

A signed copy of the Wisconsin Works (W-2) and Related Programs Registration (14880) must be scanned into ECF. See Section 5.6.1 for more detailed verification requirements.

5.2.3 Completing the RCA Application

No later than five working days after the date the agency receives a signed Wisconsin Works (W-2) and Related Programs Registration (14880), the W-2 agency must schedule an initial appointment, when the Financial Employment Planner (FEP) and the RCA applicant meet. During this interactive interview, the FEP gathers information about the RCA group’s financial and nonfinancial eligibility. While RCA eligibility cannot be tested through CARES and RCA payments are not issued through CARES/CWW, the FEP should enter the collected financial and nonfinancial eligibility information into CARES so that the information can be properly stored and later accessed. If the applicant has applied for other programs administered

through CARES, the information may already be present in the system. In such cases, the FEP should update the CARES information as necessary to ensure that it is correct and up-to-date.

All applicants requesting RCA services must complete and sign an RCA application, either:

- The Application Summary that prints out of CWW at the completion of the interactive interview, or
- The Wisconsin Works (W-2) and Related Programs Application (2471) paper form, which is equivalent to the Application Summary and can be used when the CARES system is unavailable.

Note: The FEP should request W-2 in order for CWW to issue the Application Summary at the completion of the interactive interview. The FEP should remember to suppress any generated W-2 notices so as not to confuse the applicant.

All other adults in the RCA assistance group must also sign the RCA application.

By signing the RCA application, the individual attests that:

- All information provided in the application is correct and complete and
- He or she understands and agrees to basic policies of the RCA program, such as the fraud rules and the right of the W-2 agency to request and receive information from other sources.

A home visit may be conducted as a reasonable accommodation for someone in order to secure his or her signature. When a home visit is required, the FEP must document the date of the home visit in case comments.

The application must be signed in the presence of a W-2 agency representative, even if an authorized representative is signing the application. If an application is signed with a mark, two witnesses' signatures are required.

The Wisconsin Works (W-2) and Related Programs Registration (14880) and Wisconsin Works (W-2) and Related Programs Application (2471) paper form (if used) must be scanned into ECF.

During the initial appointment, the RCA Rules, Rights and Responsibilities Agreement (DCF-5765) must be completed, and must be scanned into ECF.

5.2.4 Determining Eligibility and Making an RCA Placement

During the initial appointment with an RCA applicant, which must take place within the five working days after the date the agency receives the Wisconsin Works (W-2) and Related Programs Registration (14880) ([DCF Forms Search](#)), the FEP must determine eligibility and make an RCA placement.

In most cases, the FEP will determine eligibility during the initial appointment. If, for any reason, the FEP cannot determine RCA eligibility and make a placement during the initial appointment, the FEP must determine RCA eligibility within 7 working days after his or her first meeting with the RCA applicant using all financial and nonfinancial eligibility criteria (See 5.4 and 5.5 of this manual). In extenuating circumstances, such as if the individual needs additional time to gather verification, the eligibility process can be extended up to 30 days from the date the agency receives Section 5.6.3 of this manual provides further guidance on how to document date of receipt) a signed Wisconsin Works (W-2) and Related Programs Registration (14880). In such cases, the FEP must document the reason(s) for using the extended time period to determine eligibility and/or make a placement.

RCA uses three placements, which determine the amount of the RCA payment and are based on some characteristics of the W-2 paid placements outlined in 7.4 of the [W-2 manual](#), with notable differences as detailed below. RCA placement decisions are based on individual's exemption status, according to section 5.4.7.2 of this manual. The placements and their corresponding payment amounts are:

- Community Services Jobs (CSJ) (\$653): Any non-exempt (according to 5.4.7.2 of this manual) individual must be placed in a CSJ.
- W-2 Transition (W-2 T) (\$608): Any individual who is exempt for any of the reasons outlined in section 5.4.7.2 of this manual must be placed in W-2 T.
- Prorated CSJs: Any individual who is working part-time but remains otherwise financially eligible as outlined in 5.5 must be placed in one of the following prorated CSJs, in accordance with the number of hours worked on a weekly basis:
 - 1/3 CSJ: \$218, working 20-29 hours a week
 - 1/2 CSJ: \$327, working 15-19 hours a week
 - 2/3 CSJ: \$435, working up to 10-14 hours a week

Initial placement decisions, as well as any change in placement decisions throughout the course of processing an RCA case, must be documented. Placement changes, which will result in a difference in payment amounts, must be reflected in the payment for whichever payment month immediately follows the placement change, rather than attempting to correct a payment mid-month for a payment that was already made at the beginning of that month.

5.2.5 RCA Application Processing Timeframe

Below are the RCA application processing timeframes to which all W-2 agencies must adhere:

1. The same day or no later than the following working day after any individual expresses interest in applying for RCA, a W-2 agency representative must schedule an appointment. Individuals interested in RCA must be given the opportunity to sign a Wisconsin Works (W-2) and Related Programs Registration (14880).
2. The RCA initial appointment must take place no later than 5 working days after the date the agency receives a signed Wisconsin Works (W-2) and Related Programs Registration (14880).
3. No later than 7 working days after the first meeting with the FEP, the FEP must determine RCA eligibility and make the most appropriate placement for the applicant.
4. The initial payment, pro-rated from the date of application, must be made within 5 working days of determining eligibility.

Note the backdating policy stated in section 5.2.2 of this manual: The first RCA payment may be backdated to the date on which the form (14880) is signed, as long as the form is received by the agency within five calendar days of the signature date. If the form is received by the agency six or more calendar days after the signature date, then the first RCA payment must be backdated to the date on which the form (14880) is received by the agency ([DCF Forms Search](#)).

5.3 RCA Assistance Groups

An assistance group is defined as an individual or group of individuals whose income and assets are tested together when applying for public benefit programs, including Refugee Cash and Medical Assistance. Each assistance group receives a single cash benefit, and anyone making up an assistance group is responsible for full participation in the RCA program. In other words, all RCA requirements described in this manual apply to both members of an RCA assistance group size of two.

RCA assistance groups are determined by considering the nonfinancial eligibility rules, detailed in 5.4. Not every case scenario is specifically mentioned in the rules, but considering each individual's nonfinancial eligibility for RCA will result in determining who should be included in an RCA assistance group. For

example, a couple with children is not eligible for RCA because they are eligible for W-2, and ineligibility for W-2 is a condition of eligibility for RCA.

An RCA assistance group consists of either an applicant or an applicant and his or her spouse. An unmarried refugee 18 years or older forms his or her own RCA group, even if living with other RCA groups. Note that there may be an exception, however, if an 18-year old who is part of a W-2 case is eligible to remain on that case due to the date of their upcoming high school graduation, in accordance with section 2.2.1 (#16) of the [W-2 manual](#).

Minor teen parents and their children form another type of RCA assistance group. This is because parents who are under age 18 are not eligible for W-2. If either parent turns 18 during the RCA eligibility period, determine W-2 eligibility. Remove the group from RCA if the 18-year-old parent is found to be eligible for a W-2 paid placement.

EXAMPLE 1: A household consists of six refugees living together: a husband, wife and child over age 18, the wife's sister and her husband, and the mother's unmarried brother. The household would consist of four RCA assistance groups:

- Husband and wife: one RCA assistance group
- Child over age 18: one RCA assistance group
- Wife's sister and husband: one RCA assistance group
- Wife's unmarried brother: one RCA assistance group

One or more minor siblings living in a single household with adult caretaker relatives instead of their parents form one RCA assistance group. However, one or more non-sibling minors living in a single household with adult caretaker relatives would each form individual RCA groups.

EXAMPLE 2: A household consists of a mother, father and their minor children, the minor son and daughter of the mother's sister and the minor child of the mother's brother. The household would consist of the following assistance groups:

- Mother, father, and their minor children: one W-2 assistance group
- Niece and nephew who are brother and sister: one RCA assistance group
- Nephew with no siblings: one RCA assistance group

5.4 RCA Nonfinancial Eligibility

In this section:

- 5.4.1 Eligibility Overview
- 5.4.2 Immigration Status
- 5.4.3 Date of Eligibility
- 5.4.4 Wisconsin Residency
- 5.4.5 Ineligibility for W-2 Paid Placement and Non-Receipt of SSI and Kinship Care
- 5.4.6 Job Quit or Job/Interview Refusal
- 5.4.7 Employment and Training
 - 5.4.7.1 Employment and Training Requirements
 - 5.4.7.2 Exemptions
 - 5.4.7.3 Appropriate Employment and Training Requirements
 - 5.4.7.4 Sanctions
 - 5.4.7.5 Family Self Sufficiency Plan (FSSP) and Employability Plan (EP) Requirements
- 5.4.8 Not Be Enrolled as Full-Time Student in Higher Education
- 5.4.9 Not Be Enrolled in Matching Grant Program

5.4.1 Eligibility Overview

To be non-financially eligible for RCA, a refugee must:

1. Possess a qualifying immigration status, listed below and in accordance with the Office of Refugee Resettlement's (ORR) [Status and Documentation Guide](#);
2. Have had a qualifying status for 12 months or less;
3. Be a resident of Wisconsin;
4. Be ineligible for a W-2 paid placement, and not be receiving Supplemental Security Income (SSI) or Kinship Care;
5. Not have quit a job or refused a job offer or interview arranged by the W-2 agency within the 30 days prior to application;
6. Comply with employment and training requirements;
7. Not be enrolled as a full-time student in higher education; and
8. Not be enrolled in the Matching Grant program.

5.4.2 Immigration Status

To qualify for Refugee Cash and Medical Assistance, individuals must provide proof, in the form of documentation issued by the U.S. Department of Homeland Security, of one of the immigration statuses outlined in section 1.2.1 of this manual.

5.4.3 Date of Eligibility

Date of Eligibility is equivalent to the first day that an applicant obtains an RCA-eligible status. This may be the date of entry into the U.S. stamped on a refugee's I-94, the date on which an individual is granted asylum, or any other dates pertinent to conferring eligible status in accordance with changing circumstances and ongoing guidance. As of October 1, 2021, eligibility for Refugee Cash and Medical Assistance is limited to the twelve-month following the date of eligibility in the United States. Therefore, the agency may need to make pro-rated payments at the beginning and end of any eligibility period, based upon the number of days eligible in relationship to the number of days in the month.

Follow the guidelines below to determine date of eligibility (eligibility start-date):

1. For individuals paroled as refugees or asylees under §212(d)(5) of the Immigration and Nationality Act (INA), use Date of Arrival.
2. For Refugees admitted under §207 of the INA, use Date of Arrival.
3. For Asylee(s) whose status was granted under §208 of the INA, use Date Eligible Status Granted;
4. For Cuban and Haitian entrants, in accordance with the requirements in [45 CFR § 401.2](#), use Date Eligible Status Granted (e.g. Date of Entry into the US).
5. For certain Amerasians from Vietnam who are admitted to the U.S. as immigrants pursuant to §584 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1988 (as contained in §101 (e) of Public Law 100-202 and amended by the 9th provision under Migration and Refugee Assistance in Title II of the Foreign Operations, Export Financing, and Related Programs Appropriation Acts, 1989 (Public Law 100-461 as amended)), use Date of Arrival.
6. For individuals subjected to a severe form of trafficking who have been certified by the United States Department of Health and Human Services (HHS) under The Trafficking Victims

Protection Act of 2000, Pub. L. No. 106-386, Division A, 114 Stat.1464 (2000), use Date Eligible Status Granted.

7. For certain Iraqi and Afghan Special Immigrant Visa holders (SIV) pursuant to the Defense Authorization Act for Fiscal Year 2008, Public Law 110-181, use Date of Arrival.
8. For Afghan Special Immigrant Parolee as described in [ORR Policy Letter 22-02](#) and [ORR Policy Letter 22-10](#), use October 1, 2021 or Date "entered community", whichever is later.
9. For Afghan Special Immigrant Conditional Permanent Resident as described in [ORR Policy Letter 22-02](#) and [ORR Policy Letter 22-10](#), use October 1, 2021 or Date "entered community", whichever is later.
10. For Afghan Humanitarian Parolee as described in [ORR Policy Letter 22-02](#) and [ORR Policy Letter 22-10](#), use October 1, 2021 or Date "entered community", whichever is later.
11. For Ukrainian Humanitarian Parolee and Non-Ukrainian Individual Displaced from Ukraine as described in [ORR Policy Letter 22-13](#), use May 21, 2022, or the individual's date of humanitarian parole, whichever is later. If a UHP or other non-Ukrainian individual displaced from Ukraine obtains Temporary Protected Status (TPS), the individual will remain eligible until the end of the individual's parole term, due to their underlying receipt of humanitarian parole per INA section 212(d)(5). Note, however, that an individual with only TPS and no underlying humanitarian parole is not eligible for ORR benefits and services.
12. For Lawful permanent residents who previously held one of the statuses identified above; use the guidance for that previously held status listed above.

Note that funds may not be used to provide services to United States citizens, as United States citizens are ineligible under the authorizing legislation.

EXAMPLE 1: A refugee's date of entry to the United States is 10/14/2022 and their twelve-month eligibility for Refugee Cash and Medical Assistance ends on 10/13/2023. If the refugee applies for cash assistance on 10/16/2022 and is placed into a CSJ payment level, (\$653/month), issue a pro-rated initial payment of \$337.03 for 10/16/2022 through 10/31/2022 (\$653/31 days in month x 16 days of eligibility = \$337.03) and issue a prorated final payment of \$273.84 for 10/1/2023 to 10/13/2023 (\$653/31 days in month x 13 days of eligibility= \$273.84).

EXAMPLE 2: A refugee's date of entry to the United States is 11/14/2022 and their twelve-month eligibility period for Refugee Cash and Medical Assistance ends on 11/13/2023. If the refugee submits an application for RCA on 11/14/2023, deny the application because the period of eligibility has lapsed.

EXAMPLE 3: An individual enters the United States on 2/3/2022 and is granted asylum on 7/16/2022. The twelve-month Refugee Cash and Medical Assistance eligibility period is 7/16/2022 through 7/15/2023.

5.4.4 Wisconsin Residency

To be eligible for RCA benefits in Wisconsin, a refugee must be a resident of Wisconsin.

Secondary migrants (refugees who move to Wisconsin from a different state) may be eligible for RCA. If there is reason to believe the secondary migrant was receiving RCA in the previous state, use appropriate verification request procedures to request verification that the RCA benefits in the other state have been terminated. Pend the case while verification is being sent. If the individual has made a reasonable effort and cannot obtain the required verification, does not have the power to produce verification or requires

assistance to do so, the W-2 agency must assist the individual. In such cases, contacting the worker in the other state would likely be the most efficient way of verifying the information. See Section 5.6.1 of this manual for more details about verification requirements.

Secondary migrants who were receiving RCA in another state must submit a cash assistance application in Wisconsin in order to be RCA-eligible. They are subject to the same financial and nonfinancial eligibility criteria as other refugees, including the twelve-month eligibility time-limit.

EXAMPLE 1: A refugee moves from Minnesota to Wisconsin and submits a cash assistance application on 11/3/2022. The refugee's immigration document shows that his date of arrival to the U.S. was 10/10/2021; RCA eligibility therefore ended 10/9/2022. Deny the application based on expiration of the twelve-month eligibility period.

EXAMPLE 2: A refugee moves from Illinois to Wisconsin on 10/20/2021 and submits a cash assistance application on 10/24/2021. During the interview, the refugee states that she was receiving RCA in Illinois. The worker pends the case for proof that Illinois RCA benefits have ended. The verification is received timely and shows that Illinois RCA benefits ended on 10/19/2021. If the refugee is otherwise eligible, the worker should issue a pro-rated RCA payment for 10/24/2021 – 10/31/2021 and issue appropriate RCA monthly payments thereafter.

5.4.5 RCA and Eligibility for Other Benefits Programs

When a cash assistance application is received, first determine eligibility for W-2. If the applicant is not eligible for W-2, determine eligibility for RCA.

If an adult refugee becomes ineligible for W-2 due to a change in circumstances in which there is no longer a dependent child in the household, determine eligibility for RCA for any remainder of the initial twelve-month residence period in the United States.

Refugees who are age 65 or older, or who are blind or disabled must be referred to [apply for Supplemental Security Income](#) (SSI). See Section 7.4.3 of the [W-2 manual](#) for more guidance about SSI advocacy. Inform SSI applicants that current federal laws limit SSI eligibility to seven years after arrival unless citizenship is obtained.

An RCA recipient is eligible for RCA while an SSI determination is being made and until he or she actually receives an SSI payment. Note that an SSI applicant may be exempt according to section 5.4.7.2 of this manual, depending on the circumstances. RCA recipients who are awaiting SSI approval and receipt of payment must inform the W-2 agency within 10 days of receiving a first SSI payment, at which time the FEP must close the RCA case, effective the date on which the first SSI payment was received.

Overpayment processes must be initiated for prospective RCA payments made during the month SSI payments began and, in the case of late reporting by RCA recipients of SSI payments, any subsequent months during which payments from both programs were received.

Similarly, refugees who are minors and living with adult caretaker relatives instead of their parents must be referred for application to [Kinship Care](#), which is funded by TANF (W-2). Eligibility for Kinship Care therefore triggers the non-financial eligibility rule stating that RCA applicants are not eligible for RCA if they are eligible for TANF (see 5.4.1 of this manual). However, a refugee is eligible for RCA while a Kinship Care determination is being made. RCA recipients must inform the W-2 agency within 10 days of receipt of the first payment Kinship Care payment, at which time the FEP must close the RCA case, effective the date on which the first SSI payment was reportedly received. Overpayment processes must be initiated for prospective RCA payments made during the month Kinship Care payments began and, in

the case of late reporting by the RCA recipient of Kinship Care payments, any subsequent months during which payments from both programs were received.

Note that the rules detailed above regarding the stopping of RCA payments upon receipt of funds from another program (e.g. SSI or Kinship Care) apply to the entire RCA assistance group. In other words, an RCA case size of two is still one assistance group, and that assistance group becomes ineligible for RCA in the above-described circumstances.

5.4.6 Job Quit or Job/Interview Refusal

RCA recipients are required to accept appropriate offers of employment and must go to any job interview arranged by the W-2 agency. Therefore, any RCA recipient who has refused to accept an appropriate offer of employment or refused to go to a job interview arranged by the agency may be sanctioned, unless there is a 'good cause' for their refusal.

See 5.4.7.4 of this manual for details related to sanctions. A complete list of good cause reasons can be found in section 11.2.2 of the W-2 manual. Section 5.4.7.3 of this manual outlines the criteria for determining what is appropriate employment.

RCA applicants who have refused to accept an appropriate offer of employment or refused to go to a job interview arranged by the agency within the 30 days prior to applying for RCA are considered ineligible for RCA.

An RCA applicant found initially ineligible for the reasons referenced in this section may be found eligible for RCA after 30 days from the time when a job interview or appropriate offer of employment was refused, if all other eligibility criteria are satisfied. For RCA recipients for whom sanctions were applied due to the reasons referenced in this section, the sanction policy from section 5.4.7.4 must be followed in order to determine when or whether to resume payments.

EXAMPLE: A practicing Muslim (whose religion prohibits the eating of pork or use of alcohol) cannot be sanctioned for refusing to butcher pigs or serve alcohol. This individual would have "good cause" for refusing such employment.

5.4.7 Employment and Training

5.4.7.1 Employment and Training Requirements

All adult RCA recipients who are not exempt according to section 5.4.7.2 must be enrolled in services at an agency providing employment services and must participate in those services within 30 days of receipt of RCA. If there is an RSS Employment and Employability (RSS-E&E) service provider in the area, the individual should be referred to RSS-E&E. If the RCA recipient prefers an alternative agency providing similar employment-related services, the FEP must document this alternative referral and explain in detail the reason for the non-RSS-E&E referral. For any referrals, whether to an RSS-E&E agency or not, the form DCF 13768 Refugee Cash Assistance Work Programs- Notice of Referral ([DCF Forms Search](#)) must be completed, issued to the client, and a copy must be retained. For any referrals to non-BRP-funded agencies, the form DCF-F-5632 Confidential Information Release and Discussion Authorization ([DCF forms search](#)) must be completed, issued to the client, and a copy must be retained.

If there is no RSS-E&E provider in the area, the FEP must determine where the individual should be referred in order to ensure they will be assisted in becoming employed. The type of services offered by that agency must be described and the steps taken to make the referral must be documented. For any referrals to non-BRP-funded agencies, the form DCF-F-5632 Confidential Information Release and Discussion Authorization ([DCF forms search](#)) must be completed, issued to the client, and a copy must be retained.

Regardless of their exemption status, all adult RCA recipients must also complete the form DCF-F-5765 RCA Rules, Rights and Responsibilities Agreement ([DCF forms search](#)) during their initial enrollment appointment, as described in 5.2.3 of this manual. Completing DCF-F-5765 form includes assigning employment-related activities.

The requirements for verifying participation in the activities assigned in the form DCF-F-5765 RCA Rules, Rights and Responsibilities Agreement are fully satisfied by completing form DCF-F-5764 Refugee Cash Assistance Eligibility Reviews and following the policy pertaining to eligibility verification, outlined in section 5.6.1 of this manual.

5.4.7.2 Exemptions

To be exempt means the recipient is not required to fulfill the conditions described in 5.4.6 and 5.4.7.1. The following circumstances may justify an exemption for RCA recipients:

- Pregnancy (note that upon the birth of the child, the case must apply for W-2)
- Decision pending for SSI or SSDI
- Lack of work authorization

Note that having an “exempt” status automatically results in a W-2 T placement, as described in section 5.2.4 of this manual. Note also that one’s status as an additional member of an RCA assistance group made up of more than one person does not qualify an individual as exempt, which is also highlighted in section 5.3 (RCA Assistance Groups) of this manual.

For any of the exemption reasons listed above, RCA recipients are expected to report any information that would represent a change to their status of “exempt” within the required timeframes, as stated on the form DCF-F-5765 Rules, Rights and Responsibilities Agreement. If it is discovered during Eligibility Reviews, detailed in Section 5.6.1 of this manual, that changes related to exemptions were not reported timely, overpayment procedures shall be applied.

Verification documents for exemption reasons and/or reasons for changes to exemptions must be provided as follows:

- Pregnancy: Medical statement from a doctor or other qualified medical provider
- Decision pending for SSI or SSDI: Self-report of intention to apply or application underway (once SSI/SSDI payments begin, however, follow Unearned Income verification guidance in section 4.1.2 of the [W-2 manual](#))
- Lack of work authorization: Immigration documents indicating a status that is not work-authorized

Note that in cases in which the RCA recipient is not work-authorized, the exemption status may change upon a reported work authorization change, which may result in a placement change as well. Such changes must also be supported with documentation.

Note that there may be circumstances introduced by Office of Refugee Resettlement Policy Letters which could justify an expanded use of this exemption policy. Such instances would be announced in a BRP Operations Memo.

5.4.7.3 Appropriate Employment and Training Requirements

As a condition of RCA eligibility, adult clients must participate in employment-related services as described in section 5.4.7.1 of this manual, go to any appropriate job interview arranged by the employment and training agency and accept any appropriate offer of employment.

To be considered appropriate, employment and training services and job offers must:

1. Be within the scope of the participant's employability plan.
2. Be related to the ability of the person to perform the task on a regular basis. Any claim of adverse effect on the participant's physical or mental health must be based on information from a physician or psychologist indicating that participation would impair the individual's physical or mental health.
3. Not have a total daily commuting time (to and from home to the site) that normally exceeds 2 hours.
4. Meet federal, state and local health and safety standards.
5. Not discriminate on basis of age, sex, race, creed, color or national origin.
Have a wage that meets or exceeds the appropriate federal or state minimum wage law.
6. Not require daily or weekly hours of work that exceed the number of hours usually worked in the job.

Appropriate work can be temporary, permanent, part-time, full-time, or seasonal. Training must be designed to meet local employers' requirements so that the individual is competitive in the local labor market and the training must be likely to lead to appropriate employment, as defined above.

Participants are not required to accept an offer of employment if:

1. The job is vacant due to a strike, lockout, or other bona fide labor dispute.
2. The employment would violate the rules of his or her existing union membership. However, employment not governed by the rules of his or her union may be appropriate.

5.4.7.4 Sanctions

In the RCA program, various levels of sanctioning are allowed, which considers various levels of compliance with program requirements. Applying sanctions is temporary because the reasons for applying the sanctions may change. The following is a list of reasons a FEP may decide to apply sanctions:

1. Non-participation in Employment and Training activities
2. Refusal of reasonable offer of employment
3. Refusal to attend interview for reasonable employment arranged by FEP

There are two different levels of sanctioning that may be applied to RCA recipients:

1. Partial Sanction due to Partial Compliance (CSJ: \$490, W-2 T: \$456, 1/3 CSJ: \$163, ½ CSJ: \$245, 2/3 CSJ: \$326)
2. Full Sanction due to Full Non-Compliance (\$0)

Sanctioning may be applied at any time while the case is open, beginning on the 30th day from the RCA enrollment appointment. The FEP is responsible for determining whether there is cause to sanction due to partial or full non-compliance; however, the only time the FEP is required to gather information about compliance is during the 30-day follow-up and the Six-Month Eligibility Review. If non-compliance is discovered for some reason outside of those two appointments, the FEP may still apply a sanction. Some examples of how non-compliance may be discovered include viewing information related to compliance documented in CWW, speaking with a knowledgeable staff person at the employment and training agency to which the RCA recipient was referred, or speaking with the RCA recipient during the 30-day follow-up or the Six-Month Eligibility Review. Sanctions may not be applied retroactively. Whenever a sanction is

discovered, the following month is the first month during which a sanction may be applied. This is to avoid having to apply complicated and unpracticable overpayment procedures for retroactive sanctions.

The means used to determine compliance must be documented, and any pertinent verification item (such as an email) must be uploaded into ECF.

Partial or full sanctions are applied for three months at a time. Sanctions are applied by completing the form DCF-F-DETM13770, titled Refugee Cash Assistance Sanctions- Notice of Decision, and mailing it to the RCA recipient within five working days of the discovery of non-compliance. This and all DCF forms can be found on the DCF Forms Website (<https://dcf.wisconsin.gov/forms>). A copy of the completed form must be uploaded into ECF within 10 days of its completion.

Sanctions are first applied to the payment month following the discovery of non-compliance. As stated above, the sanctions form (Form 13770) must be completed and mailed to the RCA recipient within five working days of the discovery of non-compliance, while the reduced payment (if applicable) must be mailed according to the agency's regular payment schedule. Depending on when during the month the non-compliance is discovered, it is acceptable to mail a reduced payment along with Form 13770.

If the FEP determines that the reason for the sanction has not been resolved by the end of the three months indicated on Form 13770, the FEP may decide to apply another three months of sanctioning. For each instance of sanctions being applied, a form 13770 must be completed and sent to the RCA recipient, in alignment with the usual RCA payment schedule (i.e., form 13770 is sent with the reduced payment, or at the same time a payment would normally have been sent). If the FEP determines that the reason for the sanction has been resolved, then regular RCA payments may continue in the month immediately following the time period indicated on the most recent Form 13770.

Making a sanction decision or determining that the reason for a sanction has been resolved is entirely the responsibility of the FEP, and is based on available information. The bulleted examples below are intended as guiding principles for determining compliance, partial compliance, and full non-compliance:

- Compliance: During their Six-Month Eligibility Review, an RCA recipient reports regularly attending English class, assigned in their Rights and Responsibilities Agreement, at their local resettlement agency.
- Partial Compliance: During their Six-Month Eligibility Review, an RCA recipient reports having been offered a job at a hotel, but not accepting it due to their lack of interest in working there.
- Partial Compliance: During their 30-Day Eligibility Review, an RCA recipient reports having attended one job training workshop, assigned in their Rights and Responsibilities Agreement, but does not intend or desire to return.
- Full Non-Compliance: An RCA recipient does not attend their scheduled Six-Month Eligibility Review, and the FEP calls the resettlement agency where English classes are offered, as assigned in their Rights and Responsibilities Agreement. The resettlement agency reports that the RCA recipient has never attended class.

Similarly, the FEP may determine whether the reason for the sanction has been resolved, based on additional information provided upon contact made with or about the RCA recipient, such as increased attendance at English classes, reported by the RCA recipient or staff at the English provider, etc. RCA recipients do not need to reapply for RCA upon resolution of a sanction. As with any disagreement between the RCA recipient and the agency about the agency's action, the RCA recipient may dispute a reduced or stopped payment and attempt to reach an agreement. If no agreement is reached, they may follow the Fair Hearing procedure described in section 5.7 of this manual.

If the RCA assistance group contains an individual other than the sanctioned client, RCA payments may continue if that other individual is not also being sanctioned.

5.4.7.5 Family Self-Sufficiency Plan (FSSP) and Employability Plan (EP) Requirements

The completion of a Family Self-Sufficiency Plan (FSSP), one component of which is an employment-specific goal-setting component called an Employability Plan (EP), is a requirement of multiple ORR programs, including RCA. Therefore, agencies administering the RCA program must adhere to the requirements detailed below, according to the individual circumstances of each RCA recipient.

Section 2.1.2 and 2.12.2 of this manual pertain to pertinent FSSP requirements of other ORR-funded programs (RCDS and RSS E&E) and apply to this section as well. In both sections, the manual lists the following as a required service of each program: "Share FSSPs and individual EPs of participants who are co-enrolled in W-2, RCA, FSET, or other BRP-funded refugee programs with agencies who administer these benefits, if such agencies request a copy of the FSSP or EP for the purpose of establishing eligibility in said benefits." The RCA FEP must therefore determine whether the RCA recipient is co-enrolled in either RCDS and/or RSS E&E, and if so, must request a copy of the FSSP (one component of which is the EP), which may be electronically delivered using a secure delivery method. If the FEP discovers that an FSSP has not yet been created for the RCA recipient, but will be in the future, arrangements must be made for that FSSP to be sent to the FEP as soon as possible, and the completion of the Rights and Responsibilities Agreement form must be completed to the best of the FEP's ability, based on the information gathered from the resettlement agency.

The RCA FEP must acknowledge either the completion or receipt of an FSSP (one component of which is the EP) on the form DCF-F-5765 Rules, Rights and Responsibilities Agreement, before assigning EP-aligned activities on that form.

5.4.8 Not Be Enrolled as Full-Time Student in Higher Education

Refugees who are enrolled as full-time students in an institution of higher education are not eligible for RCA. However, a professional in need of recertification services in order to practice his or her profession in the U.S. is allowed to attend a full-time college or professional training program provided that the individual is employed, the training is approved as part of the individual's employability plan, and the training program does not last longer than one year.

This information is obtained from the applicant during RCA enrollment.

5.4.9 Not Be Enrolled in Matching Grant Program

If an RCA applicant group is participating in the federal Matching Grant program, which is administered through a resettlement agency, they are not eligible for W-2 or RCA. When the FEP contacts the resettlement agency to inform them that an applicant has applied for RCA and to inquire about other eligibility rules, also determine if the applicant is participating in the Matching Grant Program.

If a refugee is no longer participating in the Matching Grant program, he or she regains eligibility for RCA for the remainder of the twelve-month RCA eligibility period. Verify with the refugee's resettlement agency worker that he or she is no longer participating in Matching Grant.

To properly deny an RCA application due to participation in Matching Grant, issue a manual negative notice explaining that the applicant is not eligible for RCA because he or she is receiving Matching Grant funds. The notice should mention that they can re-apply for RCA after their participation in Matching Grant ends.

5.5 RCA Financial Eligibility

In this section:

- 5.5.1 \$2500 Gross Asset Test
- 5.5.2 Asset Availability
- 5.5.3 115% Gross Income Test
- 5.5.4 Prospective Income Eligibility
- 5.5.5 Estimating Income
- 5.5.6 Income Availability
- 5.5.7 Fluctuating Income
- 5.5.8 Prorating Income
- 5.5.9 Changing Estimated Income
 - 5.5.9.1 Grace Period Early Employment Incentive
- 5.5.10 Counting Income
 - 5.5.10.1 Deeming
 - 5.5.10.2 Self-Employment Income
 - 5.5.10.3 Census Employment and Other Temporary Employment Income
- 5.5.11 Disregarded Income

In addition to meeting the RCA nonfinancial eligibility criteria, applicants must also meet financial eligibility criteria to be considered eligible for RCA. RCA financial eligibility testing consists of both an asset and an income test. ~~As in the [W-2](#) program, Minor parents do not have to pass the asset and income tests. (See [3.1](#))~~

5.5.1 \$2500 Gross Asset Test

At application, the RCA assistance group must have total countable assets that are less than or equal to \$2,500.

5.5.2 Asset Availability

Only assets that are actually available for use may be counted. An asset is considered “available” if the person has a legal interest in it and has the legal ability to make it available for support and maintenance. An asset is unavailable when the individual can reasonably document that it cannot be accessed for 31 or more days. A payment may not be counted as an asset and income in the same month. Count income in the month received and any amount remaining as an asset in the following month.

Note: Any assets remaining in the refugee’s country of origin are considered disregarded for RCA.

5.5.3 115% Gross Income Test

At application, the RCA assistance group must have total countable income that is less than or equal to 115% of the Federal Poverty Limit (FPL) for the size of the RCA assistance group.

The FPL changes in February of each year. See section 3.2.1 of the [W-2 manual](#) for current FPL amounts.

Certain income must be disregarded when counting income and assets. In addition to disregarded income listed in the W-2 manual in section 3.2.9, when completing the RCA Gross Income Test, any Welcome Corps funds granted to the RCA recipient, up to the current amount of per capita Reception and Placement (R&P) funds from the Department of State, must be disregarded. Information about current per capita amounts of R&P funding can be found at <https://www.state.gov/funding-opportunities/funding-opportunity-announcements/>.

5.5.4 Prospective Income Eligibility

Available earned and unearned income is tested prospectively for RCA eligibility. The FEP makes a best estimate to determine what income will be received by the participant each month.

5.5.5 Estimating Income

To get the best estimate of monthly earned income for employees paid an hourly rate, a FEP must use:

1. (hourly rate) x (average hours per week) x (4.3 weeks per month) if paid on a weekly basis;
2. (hourly rate) x (average hours biweekly) x (2.15 weeks per month) if paid on a biweekly basis;
3. monthly amount if paid on a monthly basis (this includes self-employment and other averaged incomes); or
4. (amount) x (2) if paid twice a month

To get the best estimate of monthly unearned income for the RCA group, the FEP must use:

1. (weekly amount) x (4.3 weeks per month) if received on a weekly basis;
2. (biweekly amount) x (2.15 weeks per month) if received on a biweekly basis;
3. monthly amount if paid on a monthly basis; or
4. (amount) x (2) if paid twice a month

The prospective income estimate must not be changed due to missed work or irregular spikes in work hours. An RCA assistance group must be prospectively ineligible for two consecutive months before the case closes.

As in W-2, the RCA group's income only affects eligibility and does not affect the amount of the RCA payment. The payment amount is a flat grant determined solely by the employment position in which the adult is participating.

5.5.6 Income Availability

As with assets, only income that is actually available for use may be counted. Income is considered available when the individual has a legal interest in it and has the legal ability to make it available for support or maintenance. Income is considered unavailable when the individual can reasonably document that it cannot be accessed for 31 or more days. Unavailability is usually documented by a letter from an agency or the source stating when the person will receive the income. Income is counted beginning in the first month it is received and thereafter. Until the amount and the payment date are known, the income must not be counted.

A payment received must not be counted as an asset and income in the same month. Current payments must be counted as income in the month received. Any amount remaining becomes an asset in the following month.

5.5.7 Fluctuating Income

If the amount of regularly-received income varies, the W-2 agency must use an average. Income that is received on an irregular basis must also be averaged over the period between payments. If neither the amount nor the frequency is consistent or predictable, the income may only be counted for the month in which it is received.

5.5.8 Prorating Income

Income received on a yearly basis or less often may be converted to a monthly amount. The agency may count only income that is predictable in amount and frequency, such as land contract income or income from a trust fund. Count the prorated income beginning in the month it is received.

5.5.9 Changing Estimated Income

Once determined eligible for RCA, if the RCA assistance group has income and it is expected to exceed the 115% gross income limit for at least two consecutive months, the group becomes ineligible for RCA. Participants must report any change in earned or unearned income within 10 calendar days of the occurrence. The FEP must redetermine the best estimate for income when any change in the income's source, rate of pay, or payment schedule has been reported.

5.5.9.1 Grace Period Early Employment Incentive

If earned income renders an assistance group ineligible for RCA before the 1st of the month prior to the final month of eligibility, then the grace period policy shall be applied. The grace period will give FEPs sufficient time to make an income availability determination and properly reduce or terminate cash benefits.

With consideration to the fact that an individual may have more than one job-related change in income during the RCA eligibility period, FEPs may apply the grace period policy to each RCA assistance group up to two times. If the first grace period payment was due to a part-time job entry and resulted in a prorated CSJ placement, then the second grace period payment must be calculated based on the prorated CSJ payment amount.

Terminating RCA:

If an individual reports that they obtained employment during the previous month and they are no longer financially eligible for RCA, then a 30-day grace period clock will begin on the job start date. One final payment will be issued for the upcoming month, which will be a partial payment accounting for the remaining days of the 30-day grace period, the first day of which is the job start date. Example 1 illustrates how the grace period policy should be applied in the instance that the individual is no longer financially eligible for RCA.

Reducing RCA:

If an individual obtained employment totaling less than 30 hours per week, FEPs should continue to follow guidance from section 5.2.4 of this manual, pertaining to Prorated CSJs. If the individual is determined to be eligible for a prorated CSJ, the grace period policy applies only to the month for which the full CSJ-level payment has already been issued. The prorated CSJ payment level must then be applied beginning the first of the month following the job start date. Example 2 illustrates how the grace period policy should be applied to a prorated CSJ placement.

Grace Period Financial Reporting:

The grace period payments will be reported in a separate line item in SPARC, called RCA Incentive Payments. The line item code to be used for these payments is 0134A. Grace period payments should be recorded in SPARC in the month they are made. This may require making a report correction, which SPARC accountants can do upon request for up to 90 days after the end of the reporting month.

Grace Period Application:

EXAMPLE 1: A refugee's date of entry to the United States is 8/14/2022 and their twelve-month eligibility for Refugee Cash and Medical Assistance ends on 8/13/2023. The refugee is eligible for

cash assistance and is placed into a CSJ payment level (\$653/month). At the end of November, the FEP verifies the client's ongoing eligibility before issuing the upcoming December payment and discovers that the refugee received income from a new job that began on November 20th and their earned income renders them financially ineligible for RCA. The FEP issues a final check for the remainder of the grace period, which will end on December 19th, in the amount of \$400. The total RCA Incentive Payment to be reported in SPARC is \$653, which was issued partially in November and partially in December.

EXAMPLE 2: A refugee's date of entry to the United States is 9/10/2022 and their twelve month eligibility for Refugee Cash and Medical Assistance ends on 9/09/2023. The refugee is eligible for cash assistance and is placed into a CSJ payment level (\$653/month). At the end of February, the FEP verifies the client's ongoing eligibility before issuing the upcoming March payment and discovers that the refugee received income from new employment that began on February 10th. Their earned income renders them eligible for a 1/3 CSJ payment of \$218 per month. In this instance, the grace period policy applies to the time period during which they were no longer eligible for the full CSJ, beginning on the job start date. The FEP issues a \$218 check for the month of March. The total RCA Incentive Payment to be reported in SPARC is \$280, which is the difference between 18 days of a full CSJ payment (\$420) and 18 days of a 1/3 CSJ payment (\$140). The remaining partial payments are not considered an RCA Incentive Payment.

5.5.10 Counting Income

All earned and unearned income of all RCA assistance group members is counted in determining the 115% gross income test, unless specifically disregarded.

Certain income must be disregarded when counting income and assets. In addition to disregarded income listed in the W-2 manual in section 3.2.9, when completing the RCA Gross Income Test, any Welcome Corps funds granted to the RCA recipient, up to the current amount of per capita Reception and Placement (R&P) funds from the Department of State, must be disregarded. Information about current per capita amounts of R&P funding can be found at <https://www.state.gov/funding-opportunities/funding-opportunity-announcements/>.

In some cases, the different members in an RCA assistance group may have different dates of eligibility. In such a case, consider any applicable income of the first-arrived spouse (such as employment earnings) when determining RCA eligibility for the group based on entry of the newly-arrived spouse. In these cases, the assistance group would remain eligible for RCA through the end of the newly arrived spouse's RCA eligibility period.

5.5.10.1 Deeming

[*United States Citizenship and Immigration Services \(USCIS\)*](#) requires certain individuals who are admitted as permanent resident aliens to have a sponsor sign an affidavit of support to ensure that the immigrant does not become a public charge. In these cases, the sponsor's income may be counted or "deemed" to be available to the sponsored alien when determining financial eligibility for W-2 or other public benefits.

Refugees' relationship to sponsors, however, differs from the relationship described above. A refugee is typically "sponsored" by a Resettlement Agency, whose role is to help the refugee effectively settle into their new community and become socially and economically self-sufficient. In some cases, a refugee may also be "sponsored" by individuals or groups in the community (such as church groups), and may be given additional help by friends or relatives (often themselves refugees) who are more acclimated to the community. These agency and individual sponsors do not meet the USCIS definition of a sponsor because they do not have legal obligations to provide financial support to the refugee. W-2 agencies

should not, therefore, deem a sponsor's income for any of the groups listed with refugee status even if they obtain permanent resident status.

EXAMPLE: A single female refugee arrives to the U.S. on 3/1/2012 and is assigned to the local resettlement agency. The woman has relatives in the community who arrived as refugees two years ago and are able to further help her with her integration into American life. When determining RCA financial eligibility, the income of the woman's relatives should not be counted.

5.5.10.2 Self-Employment Income

If a refugee begins to receive self-employment income, the W-2 agency must count the gross receipts from the self-employment business. As in W-2, gross receipts must not be adjusted based on expenses. If IRS tax forms were completed for the previous year, use these forms to calculate the self-employment income. RCA's twelve-month time period, however, means that IRS tax forms from the previous year may not be available. In such cases, calculate the income using average monthly anticipated earnings.

5.5.10.3 Census Employment and Other Temporary Income

Income from temporary employment, including employment as a census enumerator, is counted when determining RCA financial eligibility.

5.5.11 Disregarded Income

All earned and unearned income of all RCA members is counted in determining the 115% gross income test, with the exception of the income listed in section 3.2.9.1 of the [W-2 manual](#), and Welcome Corps funds granted to the RCA recipient, up to the current amount of per capita Reception and Placement (R&P) funds from the Department of State. Information about current per capita amounts of R&P funding can be found at <https://www.state.gov/funding-opportunities/funding-opportunity-announcements/>.

5.6 RCA Case Processing Requirements

In this section:

- 5.6.1 RCA Eligibility Verification Requirements
 - 5.6.1.1 Information Requiring Eligibility Verification
 - 5.6.1.2 Requesting Verification from RCA Participants
 - 5.6.1.3 Frequency of Verification
 - 5.6.1.4 Income and Eligibility Verification System (IEVS) and Data Exchange (DX)
- 5.6.2 Requesting and Protecting RCA Participant Information
 - 5.6.2.1 Requesting Information from Third Party Sources
 - 5.6.2.2 Protecting RCA Participant Information
- 5.6.3 Documenting RCA Participant Information
 - 5.6.3.1 Record of Verification
 - 5.6.3.2 Case comments
- 5.6.4 Storing RCA Participant Information
- 5.6.5 Fraud
- 5.6.6 Changes
- 5.6.7 Reviews
- 5.6.8 Requirements for RCA Notices
- 5.6.9 Payment Issuance and Reimbursement
- 5.6.10 RCA Overpayments and Underpayments
- 5.6.11 RCA Case Transfers

5.6.12 RCA Case Closures

5.6.1 RCA Eligibility Verification Requirements

The W-2 agency FEP must verify financial and nonfinancial eligibility information provided by the members of the RCA assistance group initially, and at 30-day and 6-month Eligibility Reviews. They must do this by completing form DCF-F-5764 RCA Eligibility Reviews and uploading it into ECF, in order to determine, based on the best available evidence, whether the group qualifies for or remains eligible for RCA. Note that if the RCA recipient does not attend either or both of these scheduled reviews (whether in person or on the phone), the worker must determine eligibility without the input of the RCA recipient. The result of any such review, including a review attended by the RCA recipient, may be a discovery of non-compliance and a sanction, or a determination of ineligibility. The worker may consult partner agencies, CARES/CWW, or another worker at the agency, in order to use the best available evidence to determine the ongoing eligibility status of the RCA recipient.

See section 5.6.7 for complete details regarding 30-day and 6-month Eligibility Review requirements.

5.6.1.1 Information Requiring Eligibility Verification

A list of eligibility criteria along with suggested sources of allowable verification can be found in section 4.1.2 of the [W-2 manual](#).

5.6.1.2 Requesting Verification from RCA Participants

Whenever possible, the FEP should attempt to verify eligibility information via CARES, data exchange and ECF. For information that requires a verification item (such as an immigration document verifying an eligible status), this means verifying that the required item has been uploaded into ECF, rather than ever assuming it has been due to the RCA applicant's enrollment in other programs.

If it is not possible to verify eligibility information using CARES, data exchange or ECF, the applicant or participant is responsible for providing the verification of information that is necessary and appropriate in order for the W-2 agency to make a correct eligibility determination. The applicant or participant has 7 working days from the date the verification request is made to provide the needed verification. The participant must be informed in writing of the verification items required, including the due date.

If extenuating circumstances exist that make the verification requirements unduly burdensome or the verification submitted by the individual is questionable or contradictory, the W-2 agency may extend the verification due date. For RCA applicants, the verification due date may be extended up to 30 days from the date the agency receives a signed Wisconsin Works (W-2) and Related Programs Registration (14880) ([DCF Forms Search](#)). Keep in mind, though, that federal regulations require an RCA eligibility determination to be made within 30 days of the date of application. Therefore, for RCA participants, the verification due date may be extended for up to 30 days from the date of the initial request for verification.

If the individual has made a reasonable effort and cannot obtain required verification, does not have the power to produce verification, or requires assistance to do so, the W-2 agency must assist the individual. If the agency is unable to assist, the FEP must not deny an application or close a case based on the information that could not be obtained. The agency must use the available information to process the case and then reassess the case when the requested information is received.

If the applicant is able to produce the information but refuses or fails to do so, he or she is not eligible and the case must be denied or closed.

Questionable verification or reporting supplied by applicants or participants must be referred for fraud investigation (See section 13.3.1 of the [W-2 manual](#) for more details).

5.6.1.3 Frequency of Verification

There are a number of items that must only be verified once per lifetime, such as:

- Identity
- Social Security Number and
- Birth Date

To assure that these items are only verified once, the FEP must scan copies of the documents used to verify these items into ECF in the appropriate folder based upon the document type. Because RCA applicants may be applying for other public benefits such as FoodShare, the FEP should check ECF for necessary verification before requesting these from the RCA applicant.

Other eligibility criteria must be reviewed when new information is reported or received.

5.6.1.4 Income and Eligibility Verification System (IEVS) and Data Exchange (DX)

See section 4.1.5 of the [W-2 manual](#) for information on the systems used and required agency action.

5.6.2 Requesting and Protecting RCA Participant Information

5.6.2.1 Requesting Information from Third Party Sources

While an applicant or participant has primary responsibility for obtaining verification, a W-2 agency has statutory authority [[s. 49.143\(5\)](#)] to request information from any person it deems appropriate and necessary for the administration of RCA. By signing the application, the individual acknowledges that the agency may request information from a third party unless the information is considered confidential.

Cooperation of the third party is expected within 7 working days of the agency's request. The W-2 agency may extend the 7 working day time limit if it is unduly burdensome. The statute does not provide for compensation for the third party.

Applicants and participants must not be penalized when a third party fails to cooperate with a verification request. The FEP must not delay eligibility determination while waiting for information from a third party. Instead, the FEP must use the best available information, including consulting with appropriate agencies at the time of application.

Eligibility must be reassessed when information from third party sources is received.

During the application process, the FEP may refer the applicant for screenings or assessments, some of which require information from a third party source. However, referrals for screenings and assessments are not eligibility requirements and are therefore not subject to verification time lines discussed here.

When requesting confidential information, the FEP must use the [Authorization for Disclosure of Confidential Information \(10779\)](#). This form meets federal and state requirements for the confidential release of information from treatment providers, including Alcohol and Other Drug (AODA) treatment, mental health treatment, domestic violence counseling, HIV/AIDS, and medical conditions.

5.6.2.2 Protecting RCA Participant Information

Follow the guidelines in section 4.2.2 of the [W-2 manual](#) regarding the safeguarding of RCA participants' information.

5.6.3 Documenting RCA Participant Information

5.6.3.1 Record of Verification

As in the W-2 program, RCA eligibility information requiring verification must be either “validated” or “documented.” See section 4.2.2 of the [W-2 manual](#) for guidelines on validation and documentation.

5.6.3.2 Case Comments

Workers processing RCA cases should follow the guidelines on case comment usage found in section 4.3.3 of the [W-2 Manual](#).

5.6.4 Storing RCA Participant Information

The standards regarding storage of W-2 participants’ data also applies to RCA participants. See the following parts of the [W-2 manual](#) for more information:

- [Electronic Case File \(ECF\)](#) (See 4.4.1)
- Scanning Requirements (See 4.4.2)
- Record Retention Requirements (See 4.4.3)
- Access to ECF by an Authorized Representative (See 4.4.4)
- Scanning Consistency Within an Agency (See 4.4.5)
- Storing Confidential Information (See 4.4.6)

5.6.5 Fraud

The W-2 agency is responsible for ensuring the integrity of the RCA program that it administers. As with the W-2 program, the W-2 agency must accomplish this responsibility by operating a fraud prevention program to identify and prevent errors/fraud at application, and investigating or referring possible fraud for investigation.

Fraud in the RCA program is defined as anyone who, with knowledge and purpose, makes false statements, suppresses facts, misrepresents circumstances, or fails to report a change in circumstance in order to obtain an RCA payment. An example of participant fraud is when an individual reports being unemployed during a period of time an employer reported earnings for that individual. However, it is important to keep in mind (especially for refugee populations) that a misstatement by an individual due to the individual’s misunderstanding on what constitutes income may not be considered fraud.

When investigating possible fraud, the agency must give the individual adequate notice and opportunity to respond to and, if necessary, appeal the allegation.

See also 13.2.1 in the [W-2 manual](#) for guidance on preventing fraud by using front-end verification and 13.3.1 in the [W-2 manual](#) for more information on fraud investigation.

5.6.6 Changes

The participant’s RCA change-reporting responsibilities are detailed in the DCF-F-Rights and Responsibilities Agreement, which the participant is required to sign. RCA participants are required to notify the W-2 agency of certain changes (including changes in income, assets and family structure) within 10 calendar days of their occurrence. Additionally, participants must inform the agency of any changes in their mailing address or phone number. The agency must respond to reports in a timely manner and keep case data up to date.

When a refugee reaches the twelve-month time limit for RCA eligibility, review the case file to determine possible eligibility for W-2 due to changed circumstances.

5.6.7 Reviews

In addition to verifying initial eligibility, agency FEPs are required to schedule and complete two additional Eligibility Reviews, at 30 days and six months post-enrollment. Completion of both reviews must be done using form DCF-F-5764 RCA Eligibility Reviews], which is for internal use only, and must be uploaded into ECF within 10 working days of completion. The occurrence of each Eligibility Review must be documented in case comments, including any follow-up to a “No” response in the Eligibility Review section of the form.

The 30-day Eligibility Review must take place 28-35 calendar days after the initial enrollment appointment. The Six-month Eligibility Review must take place no more than six months after the initial enrollment appointment.

Both Eligibility Reviews must be scheduled with the RCA recipient and may take place in person or over the phone; however, if the RCA recipient does not attend and participate in either or both Eligibility Reviews, the FEP must conduct the Eligibility Review without the input of the RCA recipient, using the best available evidence to determine their ongoing eligibility status. If the FEP’s determination results in a sanction, as described in section 5.4.7.4 of this manual, the RCA recipient has a right to appeal the agency decision, as described in Section 5.7 of this manual.

5.6.8 Required RCA Forms

In order to comply with federal RCA policy regarding notices, refer to the following requirements:

Form Title (DCF Forms Search)	Purpose	Required timeframe for completion and upload
DCF-F-14880 W-2 and Related Programs Registration	To apply for RCA	To be completed by RCA recipient or their representative
DCF-F-2471 W-2 and Related Programs Application	To document that W-2 program eligibility has been tested	To be completed manually when online systems are not available, uploaded within 5 days of completion
DCF-F-5765 Rules, Rights and Responsibilities Agreement	To inform RCA recipient of their rights and responsibilities while receiving RCA	To be completed during initial eligibility, uploaded within 10 days of completion, copy given to RCA recipient
DCF-F-13753 RCA Eligibility Notice of Decision	To inform RCA recipients when/why they have been found eligible for RCA	Issued to client at initial eligibility appointment or mailed within five days
DCF-F-13758 RCA Ineligibility Notice of Decision	To inform RCA recipients when/why they have been found ineligible for RCA	Issued to client at initial eligibility appointment or mailed within five days
DCF-F-13770 RCA Sanctions Notice of Decision	To inform RCA recipients the reasons for and conditions of a sanction decision	Completed and mailed to the RCA recipient within five working days of the discovery of non-compliance
DCF-F-13768 RCA Work Programs Notice of Referral	To inform RCA recipients of referrals to work programs (must match assigned activities on Rights & Responsibilities form)	Completed as needed when other referrals have not already been made, such as established service provision at a Resettlement Agency
DCF-F-15725 Sample RCA Overpayment Notice	To inform RCA recipients of the occurrence and circumstances of an overpayment	Completed and mailed to the RCA recipient within five working days of the

		determination that an overpayment was made
DCF-F-15721 RCA Repayment Agreement	To inform RCA recipients of the repayment expectations associated with an overpayment	Completed and mailed to the RCA recipient within five working days of the determination that an overpayment was made
DCF-F-13767 RCA Termination-Notice of Decision	To inform RCA recipients of the occurrence and circumstances of a case closure	Completed and mailed to the RCA recipient within five working days of the decision
DCF-F-5764 RCA Eligibility Reviews	To verify ongoing eligibility on a prescribed schedule	To be completed during initial eligibility; uploaded within 10 days of completion; copy given to RCA recipient

The forms listed above are available in English and several refugee languages common in Wisconsin and can all be found on the [DCF Forms Search page](#). If a form is not available in an appropriate language for a refugee client, another acceptable means of communication must be used, such as verbal translation into the refugee's native language.

5.6.9 Payment Issuance and Reimbursement

Since [CARES](#) is not programmed to support the RCA program, W-2 agencies must issue RCA payments manually. The initial RCA payment must be made within five working days of the eligibility determination and each payment thereafter must be made by the first of the month. Refer to section 5.4.3 of this manual for guidance on pro-rating RCA payments.

W-2 agencies are reimbursed for the RCA payments and related administrative costs separate from their W-2 contract allocation. W-2 agencies must utilize the System for Payments and Reports of Contracts (SPARC) to submit RCA expenses to DCF. SPARC instructions, account information, and reports can be found on the [SPARC](#) webpage.

RCA payment amounts must align with RCA placement decisions, as outlined in section 5.2.4 of this manual.

5.6.10 RCA Overpayments and Underpayments

W-2 agencies must maintain a procedure to ensure the recovery of overpayments and correction of underpayments for the RCA program.

5.6.11 RCA Case Transfers

For RCA recipients who move from one location within Wisconsin to another location within Wisconsin, RCA administrators must follow the W-2 relocation policies found in section 4.6.1 of the [W-2 Manual](#), which includes the requirement to reapply for RCA in the new location, unless the move is within Milwaukee county or from one regional location to another within the same organization (e.g. Forward Service Corporation). The month during which the need for the transfer is discovered, whether due to the RCA recipient reporting the change or otherwise, must be the last month during which the RCA payment was made by the outgoing agency, while the incoming agency must determine and issue the following month's RCA payment during the course of carrying out the transfer described in section 4.6.1 of the W-2 manual.

If a FEP is made aware of an RCA recipient's move from one Wisconsin location to another, it is that FEP's responsibility to attempt to provide that RCA recipient with information related to the W-2 agency in

the new location, and to follow case closure procedures, if possible. If case closure procedures may be followed, indicate "Case Transfer" in the "Other" option on the form DCF-F-DETM13767 RCA Termination-Notice of Decision ([DCF Forms Search](#)).

5.6.12 RCA Case Closures

Each RCA case must be officially closed by issuing form DCF-F-13767 RCA Termination Notice of Decision ([DCF Forms Search](#)) within five working days of determining that the case has closed.

5.7 RCA Fair Hearing Process

The state will use the fair following hearing procedure:

When an RCA applicant or recipient disagrees with an agency's action (on his/her request for benefits, amount of benefits, overpayment or termination), an agreement is often reached through an adjustment of the benefit or explanation of the program rules by the agency. However, if no agreement is reached, the applicant/recipient may request an administrative review by the Division of Hearings and Appeals through the fair hearing process.

Hearings serve to:

1. Interpret the program to dissatisfied clients.
2. Bring the applicant/recipient, the agency and state authorities into discussion for a better understanding of problems.
3. Resolve factual disputes.
4. Clarify policies and their application in relation to laws and regulations.
5. Review policies in program administration and reveal those which require clarification or revision.
6. Promptly remedy unfair treatment, mistaken or arbitrary action and negligence.

The hearing process is not intended to be a substitute for responsible administration. Neither good nor bad administration is necessarily reflected in the number of hearings involving any one agency. For example, an applicant/recipient may request a hearing as a protest against a requirement which is not within the agency's power to adjust.

Applicants/recipients must request fair hearings in writing, using the Request for Fair Hearing form (found [here](#)). All hearing requests must then be forwarded to the Division of Hearings and Appeals (DHA). DHA will schedule a hearing upon receipt of the hearing request.

DHA's mailing address is:

Division of Hearings and Appeals

P.O. Box 7875

Madison, WI 53707-7875

Fax (608) 264-9885

Email: DHAMail@wisconsin.gov

If the written request is received by the agency, promptly forward it to DHA at the above address.

DHA has jurisdiction to conduct hearings for RCA when the hearing request is received by DHA within 45 days of the action effective date. A hearing must be held to determine if or when an applicant/recipient

received the notice of adverse action even if the agency, whose action is being appealed, believes that a request was not timely.

Fair Hearing Dismissal

DHA may dismiss a request at the hearing if the action is a result of a change in federal or state law or policy affecting a significant number of clients unless a client questions its application specific to his/her case.

When a hearing request is dismissed, DHA will notify the client.

Expediting Fair Hearings

DHA may expedite any hearing request from an applicant/recipient who plans to move from the hearing officer's jurisdiction (e.g., migrant worker) before a decision would normally be issued. If necessary, DHA may process the request faster than other requests so the client can receive a decision and any restored benefits before s/he leaves your area.

Group Fair Hearings

A group of individuals may request a group hearing if individual issues of fact are not disputed and the sole issue being appealed is a state, federal law, or policy. DHA may also consolidate several hearings on the same topic into one, but only on questions of policy. Procedures for group hearings are the same as in individual hearings.

Overpayment Disputes

The right to appeal the collection of an overpayment is limited to only one hearing request, per overpayment claim, and is limited to:

- Determination of the overpayment amount (at the time of the overpayment determination and/or during the collection process)
- Determination of the overpayment amount still owed during the collection process

Any subsequent appeal requests must be limited to questions of prior payment of debt that the agency or DWD is proceeding against, or mistaken identity of the debtor.

6.0 REFUGEE MEDICAL ASSISTANCE

6.1 RMA Overview

[RMA](#) is administered by states or other designated entities. In Wisconsin, RMA provides the same level of benefits as [Medical Assistance](#) and is considered part of the Wisconsin Medicaid/BadgerCare Plus program, though it is funded separately. RMA is administered by [W-2](#) agencies with guidance from the Refugee Programs Section of the Wisconsin Department of Children and Families' Division of Family and Economic Security (DFES)/Bureau of Working Families (BWF).

6.2 RMA Application Process

While [W-2](#) agencies have contractual responsibility for receiving and processing [RMA](#) applications, they must work with economic support agencies to ensure that eligibility for all regular [BC+](#) subprograms is tested first.

6.2.1 Applying for RMA

Any individual must first apply for BadgerCare Plus by submitting a [Wisconsin Medicaid, BadgerCare Plus, and Family Planning Only Services Registration Application \(F10129\)](#) paper registration form. Refugees who do not qualify for BadgerCare Plus and wish to apply for RMA must apply at the W-2 agency serving their [W-2 geographical area](#).

W-2 agencies must encourage anyone who is not eligible for BadgerCare Plus to apply for RMA as soon as possible and must provide any information, instruction or materials needed to complete the application process.

In certain cases, an authorized representative or other designated individual may sign the application for the applicant. The information listed in [BadgerCare Plus Eligibility Handbook 25.5](#) provides details about this process and should be applied to the RMA program. Refugees may give permission for their Resettlement Agency caseworker to act as their authorized representative. (See [Authorized Representative form](#))

As in Medicaid/BadgerCare Plus policy (see [BadgerCare Plus Eligibility Handbook 25.4](#)), an application for RMA is considered valid when it includes the applicant's name, address and signature. The date that the agency receives the valid application is the filing date and the signatures of two witnesses are required if the application is signed with a mark. (See [BadgerCare Plus Eligibility Handbook 25.5.1](#))

As in Medicaid/BadgerCare Plus policy, if an applicant contacts the wrong agency, he or she should be redirected immediately to the agency responsible for processing the application. If an application is received in the wrong agency, it must be date stamped and redirected to the agency responsible for processing that application no later than the next business day. The filing date remains the date it was originally received by the wrong agency. (See [BadgerCare Plus Eligibility Handbook 25.3.1](#))

6.2.2 Completing the RMA Application

Before RMA applicants can apply and be enrolled into RMA, they must first apply for BadgerCare+ and be found ineligible due to BadgerCare+ income limits. Once BadgerCare+ applicants are found ineligible for BadgerCare+, they should apply for RMA at a W-2 agency. Note that verification of their BadgerCare+ ineligibility must be documented in CWW case comments and/or uploaded into ECF as part of the RMA enrollment process. This includes uploading a signed copy of the [Wisconsin Medicaid, BadgerCare Plus, and Family Planning Only Services Registration Application \(F10129\)](#) into ECF; or, if a refugee attempted to apply for Medical Assistance by submitting an ACCESS or telephone application instead of a [Wisconsin Medicaid, BadgerCare Plus, and Family Planning Only Services Registration Application \(F10129\)](#), honor the application's filing date and determine eligibility for RMA according to the timeframe in [18.3.2.3](#). Either application must be scanned into ECF.

6.2.3 RMA Application Processing Timeframe

The date the application is received is the filing date. RMA applications must be processed within 30 days of this filing date.

6.3 RMA Assistance Groups

The income and assets of [RMA assistance group](#) members are considered together when determining RMA financial eligibility. (See [18.3.5](#)) An RMA assistance group consists of either a family with minor children, an unmarried adult refugee (18 years or older) or a married couple without dependent children.

If a refugee arrived at the later date, different from the rest of the family and does not qualify for BadgerCare Plus, the refugee should be tested for RMA eligibility as an individual, not as a part of the same assistance group.

EXAMPLE: A refugee household consists of a husband, wife, their two unmarried adult daughters (aged 18 and 20) and the husband's brother. There are four RMA assistance groups in the household:

- Husband and wife: one RMA assistance group
- Unmarried adult daughter, aged 18: one RMA assistance group
- Unmarried adult daughter, aged 20: one RMA assistance group
- Husband's brother: one RMA assistance group

6.4 RMA Nonfinancial Eligibility

To be eligible for [RMA](#), a refugee must:

1. Possess a qualifying immigration status;
2. Have been in the United States 12 months or less
3. Be a resident of Wisconsin;
4. Be ineligible for BadgerCare Plus or Wisconsin Medicaid;
5. Not be a full-time student (unless school is listed as a goal of an individual's employment plan); and
6. Provide the name of refugee's resettlement agency to the worker.

Special notes:

- A refugee cannot be required to apply for or receive [RCA](#) as a condition of eligibility for RMA.

6.4.1 Immigration Status

Refer to section 1.2.1 of this manual for RMA-eligible immigration statuses.

Refer to the following [ORR Status and Documentation Requirements](#) for information on the types of documents that verify the immigration statuses listed above. For information on appropriate CARES coding for the immigration statuses listed above, refer to the [W-2 Non-Citizen Eligibility Desk Guide](#).

If a refugee is not able to verify his or her immigration status with paper documentation, attempt to verify the status using the web-based *Systematic Alien Verification for Entitlements (SAVE)* program. Scan the paper copy of refugee's document or information found using SAVE into ECF.

6.4.2 Date of Entry to the U.S.

Follow 12-month time-limited eligibility policy for RCA when determining eligibility for RMA. Like RCA, RMA benefits may need to be prorated depending on a refugee's date of entry to the U.S.

EXAMPLE: A refugee's date of entry to the U.S. is 8/14/2022 and his twelve-month eligibility for Refugee Cash and Medical Assistance ends on 8/13/2023. If the refugee meets financial and nonfinancial eligibility criteria, the first month's benefits should start on 8/14/2022 and the last month's benefits should end on 8/13/2023.

6.4.3 Wisconsin Residency

To be eligible for RMA, a refugee must be a resident and physically present in Wisconsin.

Secondary migrants (refugees who move to Wisconsin from a different state) coming to Wisconsin may be eligible for RMA if their date of eligibility is less than 12 months prior to application. If there is reason to believe the secondary migrant was receiving RMA in the previous state, use appropriate verification request procedures to request verification that the RMA benefits in the other state have been terminated. (See [Medicaid Eligibility Handbook 20.1](#) for general verification rules and [Medicaid Eligibility Handbook 20.7](#) for the appropriate verification request timeline). While the applicant has primary responsibility for providing verification, you must assist him or her in obtaining verification if he or she has difficulty in obtaining it. (See [Medicaid Eligibility Handbook 20.5](#)) In such cases, contacting the worker in the other state would likely be the most efficient way of verifying the information.

Secondary migrants who were receiving RMA in another state must request a medical assistance application in Wisconsin in order to be RMA-eligible. They are subject to the same financial and nonfinancial eligibility criteria as other refugees, including the twelve-month eligibility time-limit, which begins on their date of eligibility (e.g., date of arrival, date asylum granted, etc.).

EXAMPLE: A refugee arrives from overseas to Minnesota on June 1, 2022, and then moves from Minnesota to Wisconsin on 7/20/2022 and submits a medical assistance application (Form 10129) on 7/24/2022. During the interview, the refugee states that she was receiving RMA in Minnesota. The worker pends the case for proof that Minnesota RMA benefits have ended. The verification is received timely and shows that Minnesota RMA benefits ended on 7/31/2022. This initial application will test their eligibility for BadgerCare Plus. Since they moved to the new state, and if they do not have income, they may qualify for BadgerCare Plus. If they have a job that disqualifies them from BadgerCare Plus, they must apply for RMA at a W-2 agency. If the refugee is eligible, the worker should certify RMA benefits beginning on 8/1/2022 using Form-10110. The last day of RMA eligibility would be determined by applying the twelve-month time limit to the original date of arrival to the United States, in this case June 1, 2022.

6.4.4 Ineligibility for Medicaid/BadgerCare Plus

When an application for Wisconsin Medical Assistance is received, determine eligibility for all *MA* subprograms, including BadgerCare Plus, first. If the applicant is not eligible for any of these subprograms, the applicant must apply for RMA at a W-2 agency to determine eligibility for RMA.

Note: If a refugee who is receiving *Medical Assistance* becomes ineligible for these programs because of earnings from employment, the applicant must apply for RMA at a W-2 agency to certify RMA without a formal eligibility determination. W-2 worker should use the Medicaid/BadgerCare Certification Form ([F-11010](#)), <https://www.dhs.wisconsin.gov/library/F-10110.htm>

6.4.5 Not Be Enrolled as Full-Time Student in Higher Education

A refugee who is enrolled as a full-time student in an institution of higher education is not eligible for RMA unless the enrollment is approved as part of his or her individual employability plan.

6.4.6 Provide Name of Resettlement Agency

Refugees must provide the name of the resettlement agency that is resettling them. While the vast majority of refugees are resettled by the an agency, keep in mind that some may not have this formal relationship with an agency. Secondary migrants, for example, would have ended their formal

relationship with their original resettlement agency when they moved out of state. Refugees now may also be resettled through untraditional ways, such as through the Welcome Corps.

6.5 RMA Financial Eligibility

6.5.1 Special Procedure for RCA Recipients Ineligible for Medicaid or BadgerCare Plus

All recipients of [RCA](#) who are not eligible for [Medical Assistance](#) are considered financially eligible for [RMA](#). This means that an RCA recipient who is ineligible for Medicaid or BadgerCare Plus and who applies for RMA does not need to be financially tested for RMA; they are considered automatically financially eligible for RMA based on the fact that they met the RCA financial eligibility criteria.

6.5.2 RMA Applicants Not Receiving RCA

In contrast to RCA recipients who apply for RMA, RMA applicants who are not receiving RCA need to be tested financially. To be eligible for RMA, these applicants need to meet the income of financial eligibility standard established at up to 200% of the national poverty level at the time of application. CFR Part 400.101 Financial eligibility standards

<https://www.ecfr.gov/current/title-45/subtitle-B/chapter-IV/part-400/subpart-G>

6.5.3 Countable Income

Count only the income available on the date of application, not prospectively. Do not take into consideration income changes that occur between the filing date and the application processing date when determining RMA financial eligibility. (Note that this policy significantly differs from [Medicaid policy](#)). Such employment income is disregarded so as not to discourage refugees from seeking and finding early employment.

EXAMPLE: A refugee arrives to Wisconsin on 8/14/2023, applies for healthcare on 8/16/2023, and reports no income. Refugee is found eligible for BadgerCare Plus. On 8/25/2023, the refugee begins work and on 8/26/2023 reports income to the IM agency. Refugee becomes ineligible for BC+ and IM worker refers refugee to the W-2 agency to check RMA eligibility. Refugee is found eligible for RMA and the W-2 worker processes the RMA application. The worker should not count the refugee's earned income when making the eligibility determination.

In some cases (as previously explained under Assistance Groups) the husband and wife in an [MA group](#) may have different arrival dates. If this is the case, consider any countable income of the first-arrived spouse (such as employment earnings) when determining RMA eligibility for the group based on entry of the newly arriving spouse. The newly arrived spouse would remain eligible for RMA through the end of his or her 12-month RMA eligibility period.

EXAMPLE: The husband arrived in Wisconsin on January 5, 2023. The wife arrived on August 20, 2023. Husband is already working, and his income makes his wife ineligible for BadgerCare Plus due to his high earnings. Wife should be treated as an individual, not part of the family when tested for RMA eligibility because her date of arrival is different from the date of husband's arrival. This ensures that new arrival has the opportunity to have access to health insurance to address health care needs as well as to have refugee medical screening completed upon arrival.

6.5.4 Disregarded Income

Note in particular that Department of State Refugee [Reception & Placement \(R&P\) assistance payments](#) cash income, Matching Grant, Welcome Corps, and RCA payments are disregarded.

6.5.5 Spend-Down

If an RMA [assistance group](#) fails the medically needy income test because their net income exceeds the medically needy income limit, the group can still qualify for RMA if they can meet a [Medicaid deductible](#). Calculate the group's deductible by applying the guidelines in [Medicaid Eligibility Handbook 24.5](#).

6.5.6 Countable Assets

Follow Wisconsin's Medicaid policy regarding the [types of assets that should be counted](#) and [how to determine if an asset is available](#) when determining an RMA assistance group's assets.

The assistance group's assets must be within the [AFDC-related medically needy asset limit](#) before any member of that group can qualify for RMA.

6.6 RMA Case Processing Requirements

6.6.1 RMA Eligibility Verification Requirements

6.6.1.1 Introduction

The W-2 agency must verify financial and nonfinancial information provided by the members of the RMA assistance group to determine whether the group qualifies for RMA.

When verifying information for the RMA program, apply the following guidelines:

- Only verify items necessary to determine eligibility for RMA;
- Do not verify information already verified unless you believe the information is fraudulent or differs from more recent information;
- Do not exclusively require a particular type of verification when various types are possible; and
- Do not target special groups on the basis of race, religion, national origin, etc. for special verification requirements.

6.6.1.2 Information Requiring Eligibility Verification

Refer to [Medicaid Eligibility Handbook 20.3.1](#) for a list of items that must be verified for the Medicaid program; these items, where applicable, must also be verified for the RMA program.

6.6.1.3 Requesting Verification from RMA Participants

The worker has a responsibility to use all available data exchanges to verify information, but the applicant has primary responsibility for providing verification. Do not deny RMA eligibility when the applicant does not have the ability to produce verification. Assist the applicant in obtaining verification if he or she has difficulty in obtaining it.

Unlike Medical Assistance, information that requires verification for RMA only needs to be verified at time of application.

6.6.2 Changes

If a refugee has been determined eligible for RMA and begins to receive either earned or unearned income, these earnings do not affect RMA eligibility. Once a refugee has been determined eligible for RMA, he or she remains eligible through the end of their 12-month eligibility period, no matter the amount of their earnings. Because changes in earned and unearned income have no bearing on ongoing RMA financial eligibility, RMA recipients are not required to report income changes.

Similarly, RMA recipients are not required to report nonfinancial changes, such as a change in address or household composition.

If RMA recipient becomes eligible for BC+, RMA needs to be terminated. In this case the IM worker must inform the W-2 worker of recipient's BC+ eligibility requesting termination of RMA benefits. No recipient may be enrolled in both, RMA and BC+ benefits.

6.6.3 Reviews

Due to RMA's short eligibility period, there is no required review.

6.6.4 RMA Notices

The following RMA forms must be used for the situations described:

- The lower portion of the [RCA Eligibility Notice of Decision \(13753\)](#) to inform an applicant that he or she is eligible for RMA.
- The lower portion of [RCA Ineligibility Notice of Decision \(13758\)](#) to inform an applicant that he or she is ineligible for RMA.
- RCA/RMA Termination Notice of Decision DCF-F-DETM-13767

The forms listed above are available in English and several refugee languages common in Wisconsin and can be found all in one location on the [Forms website](#). If a form is not available in an appropriate language for a refugee client, another acceptable means of communication must be used, such as verbal translation into the refugee's native language.

6.6.5 Manual Eligibility Determinations and RMA Benefit Issuance

Eligibility processing for RMA needs to be done manually using form [Medicaid/BadgerCare Plus Eligibility Certification \(F-10110\)](#). The medical status codes that may be applicable for this population are the following:

MA Subprogram	Med Stat	Description	CARES category
Refugees, Occasional DOH Funding	88	Refugee, no T19, RMAP, no \$	non-CARES
Refugees, Occasional DOH Funding	89	Refugee, institutionalized, no T19, RMAP, no \$	non-CARES

In the majority of cases, the medical status code "88" should apply.

Due to security reasons, the form should not be submitted through e-mail. Send the completed form to:

- FAX: (608) 221-8815 or
- Mail: Forward Health iChange
P.O. Box 7636
Madison, WI 53707-7636

Find more detailed information about step-by-step [HCF 10110](#) processing in [Process Help 81.2 – 81.4](#). (A WAMS ID is required to enter Process Help).

A Forward Health card will be issued to refugees found eligible for RMA.

6.7 RMA Fair Hearing Process

The state will use the same fair hearing procedure outlined in section 5.7 of this manual for RCA.

7.0 RESOURCE REFERENCE

ORR reporting templates and instructions: <https://www.acf.hhs.gov/orr/form/report-forms>

ORR Policy Letters: <https://www.acf.hhs.gov/orr/policy-guidance/policy-letters>

ORR Status and Documentation Requirements: <https://www.acf.hhs.gov/orr/policy-guidance/status-and-documentation-requirements-orr-refugee-resettlement-program>

WRPD Login: <https://clienttrack.eccovia.com/login/WIRefugee>

BRP Operations Memos: <https://dcf.wisconsin.gov/refugee/providers/policy/memos>

Sign up for BRP Updates: <https://dcf.wisconsin.gov/refugee/providers/policy/memos/sign-up>

W-2 Manual: <https://dcf.wisconsin.gov/manuals/w-2-manual/Production/default.htm>



Wisconsin Department of Children and Families

The Department of Children and Families is an equal opportunity employer and service provider. If you have a disability and need to access services, receive information in an alternate format, or need information translated to another language, please call the [PROGRAM AREA or DIVISION at NUMBER]. Individuals who are deaf, hard of hearing, deaf-blind or speech disabled can use the free Wisconsin Relay Service (WRS) – 711 to contact the department.