



Administrative Policies and Procedures: 15.11

Subject:	Adoption Assistance
Authority:	TCA 36-1-101 et. Seq.; 36-1-102-(5); 37-5-106 Fostering Connections to Success and Increasing Adoptions Act 2008 (P.L. 110-351).
Standards:	DCS 2-102 A, 2-104 A, 2-501, 2-600
Application:	DCS Permanency Specialists and Licensed Child Placing Agency Staff

Policy Statement:

Children who are legally free, are being adopted and meet the criteria of special needs will be eligible to receive adoption assistance, based on the documentation of need.

Purpose:

Adoption Assistance monthly maintenance payments help defray some of the cost of caring for a child who has special needs. It should be utilized to meet the child's special needs for services not covered by private insurance or TennCare. This policy is to inform staff and resource families of the basic eligibility criteria, the process of applying for adoption assistance, and maintaining the adoption assistance payments.

Procedures:

A. Criteria for Adoption Assistance Eligibility

1. In order for a child to be eligible for Adoption Assistance the child must meet all of the following guidelines:
 - a) DCS has determined and documented, in the current child welfare system that the child can not or should not be returned to the home of his parents.
 - b) There must be proof that the child cannot be placed with adoptive parents without providing adoption assistance under this section;
 - c) he child must have been in the custody or guardianship of the Department of Children's Services (DCS) and/or a Licensed Child Placing Agency immediately prior to the initiation of the adoption proceedings.;
 - d) The child must be under the age of eighteen (18);
 - e) The child must be legally free for adoption;
 - f) The child meets the criteria for special needs.
2. DCS has concluded that one or more of the following factors or conditions exist which classify the child as being a child with "special needs" and is approved within the agencies Title IV-E plan:
 - a) The child is a part of a sibling group of two (2) or more children who are

	<p>placed together in one family, at the same time, for the purpose of adoption. This criteria also extends to a child adopted in the future who will be joining a biological sibling group;</p> <ul style="list-style-type: none"> b) The child is of minority heritage, age 2 years or over; c) The child is Caucasian, age 9 or over; d) The child's life experiences include three (3) or more consecutive years in Tennessee DCS state custody; e) The child's life experiences include neglect, physical abuse or sexual abuse which rises to the level of severe child abuse as defined in <i>TCA 37-1-102 (b) (21)</i> and as indicated by DCS or adjudicated by a court. <ul style="list-style-type: none"> ◆ The knowing exposure of a child to or the knowing failure to protect a child from abuse or neglect that is likely to cause great bodily harm or death and the knowing use of force on a child that is likely to cause great bodily harm or death; ◆ Specific brutality, abuse or neglect towards a child that in the opinion of qualified experts has caused or will reasonably be expected to produce severe psychosis, severe neurotic disorder, severe depression, severe developmental delay or retardation, or severe impairment of the child's ability to function adequately in the child's environment, and the knowing failure to protect a child from such conduct; ◆ The commission of any act towards the child prohibited by <i>TCA 39-13-502 - 39-13-504, 39-13-522, 39-15-302, and 39-17-1005</i> or the knowing failure to protect the child from the commission of any such act towards the child; or ◆ Knowingly allowing a child to be present within a structure where the act of creating methamphetamine, as that substance is identified in <i>TCA § 39-17-408(d)(2)</i>, is occurring; f) The child has a moderate to severe medical, physical or psychological condition, diagnosed by a licensed physician, psychologist or licensed mental health professional and the identified condition requires treatment. g) The child meets all of the medical or disability requirements for SSI.
<p>B. Deferred Adoption Assistance</p>	<ul style="list-style-type: none"> 1. Deferred Adoption Assistance is reserved for children at high risk of developing, in the future, significant medical, psychological, emotional or behavioral issues due to their past history. <ul style="list-style-type: none"> ◆ Any child whose genetic background or birth parent's medical history indicates potential for developing physical/psychological problems. ◆ An infant who was exposed to alcohol /drugs and is documented in the child's birth record. ◆ A child who has a history of multiple foster/adoptive disrupted placements of 3 or more and is documented in the current child welfare system.

	<ol style="list-style-type: none"> 2. The FSW/Permanency Specialist must obtain documentation from the licensed physician, psychiatrist, psychologist or licensed mental health professional regarding the child’s high risk factors and what potential impact those factors might have on the child in the future. 3. Tennessee Licensed Child Placing Agency must obtain approval of the child’s high risk and eligibility for deferred adoption assistance from the DCS Team Leader. 4. Documentation outlining the risk factors and potential conditions associated with the identified risks, as determined by a licensed physician, psychiatrist, psychologist or licensed mental health professional must be submitted to request Deferred Adoption Assistance. 5. No adoption assistance payments will be made until special needs definition is met. 6. TennCare is not available to children who are eligible for deferred adoption assistance. 7. No services are identified for deferred adoption assistance until the child exhibits problems related to those high risk factors that are identified and documented in the adoption assistance application. 8. If the child appears to have developed symptoms connected to the identified risks, a collection of current documentation must be completed by the adoptive parents and submitted for review by the Permanency Specialist. 9. The Permanency Specialist will submit a memorandum requesting active adoption assistance and supporting documentation to the designated Central Office Subsidy Unit departmental review to determine the appropriateness of initiating Adoption Assistance daily rate. 10. If a child who had a deferred application for Adoption Assistance becomes eligible for Adoption Assistance maintenance payment, no retroactive payments or services can be made. 11. The deferred adoption assistance application must be signed prior to finalization of the adoption. 12. Active adoption assistance may be requested by the adoptive parents at the time they believe their child meets the special needs definition based on the high risk factors identified in their adoption assistance application.
<p>C. Title IV-E Eligibility Criteria for a Fostering Connections Applicable Child</p>	<ol style="list-style-type: none"> 1. Beginning fiscal year 2010, October 1, 2009, the Department must enter into a <u>Title IV-E</u> adoption assistance agreement with the adoptive parent of any child who meets the Title IV-E eligibility criteria for an “Applicable Child” as defined in section 473 (a)(2)(A)(ii) of the Fostering Connections to Success and Increasing Adoptions Act of 2008 (P.L. 110-351). <p>Note: An “Applicable Child” is defined as any child who meets the applicable age requirements, a child who has been in foster care for at least 60 consecutive months, or a sibling to either an applicable child by virtue of age or time in foster care and is placed together in one family, at the same time, for the purpose of adoption.</p>

- a). Applicable child by age: The applicable age requirement applies to any child who has attained the applicable age before the end of the federal fiscal year (FFY) in which their Adoption Assistance agreement was signed. The applicable age for a child begins at 16 years old or a child who reaches the age of 16 in the federal Fiscal Year 2010. The applicable age requirement decreases by two years for each fiscal year until FFY 2018.
 - b). Applicable Child by Time in Foster Care: A child who has been in foster care for at least 60 consecutive months.
 - c). Applicable Child by Sibling: A child who is a sibling of an applicable child by virtue of age or time in foster care and is placed together in one family, at the same time, for the purpose of adoption.
2. In order for a child to be eligible for Title IV-E Adoption Assistance through the Fostering Connections eligibility requirements, they must:
- a) Meet one of the Title IV-E “applicable child criteria; and
 - b) Reasonable efforts must be made to place the child without adoption assistance; and
 - c) Meets one or more of the special need criteria as outlined in Section A of this policy; and
 - d) Meets one of the following Fostering Connections eligibility requirements:
 - At initiation of adoption proceedings the child was in care of the Department of Children’s Services or a Licensed Private Child Placement agency or an Indian tribal organization pursuant to: a) a removal court order with a judicial determination to the effect it was contrary to the child’s welfare to remain in the home; or b) a voluntary placement agreement or voluntary surrender.
 - The child meets all the medical or disability requirements for Social Security Income (SSI). An “applicable child” does not have to meet the needs-based requirements for SSI.
 - The child of a minor parent and residing in the foster home or a child care institution with his/her minor parent and was removed from the home pursuant: a removal court order with a judicial determination to the effect it was contrary to the child’s welfare to remain in the home; or b) a voluntary placement agreement or voluntary surrender.
 - The child was adopted and determined eligible for Title IV-E adoption assistance in a prior adoption.
3. A child’s Adoption Assistance funding source will be determined by the completion of **CS-0931, Certification of Eligibility for Title IV-E Fostering Connections Adoption Assistance**.

<p>D. Determining Funding Source</p>	<ol style="list-style-type: none"> 1. A child does not meet the Title IV-E eligibility requirement through the Fostering Connections eligibility criteria, the child can still have their adoption assistance funded through Title IV-E if: <ol style="list-style-type: none"> a) The child meets the special needs criteria as outlined in Section A of this policy; b) Reasonable efforts to place the child without adoption assistance have been met. Reasonable efforts can be met when: <ul style="list-style-type: none"> ◆ The resource parents or relatives are adopting the child and they already have a significant relationship with the child and it is in the best interest to remain with the family.- ◆ The use of adoption exchanges or other recruitment efforts to assist in locating a family for the child; or ◆ A full disclosure of the child’s history is presented to a new resource family, the family identifies a specific factor or condition that would prevent the adoption without adoption assistance and no other solution that would be in the child’s best interest can be found. c) The child meets one of the following four criteria: <ol style="list-style-type: none"> i) The Child Welfare Benefits Unit determined that the child was eligible for Aid to Families with Dependent Children (AFDC) at the time of removal from the home. ii) The child was eligible for SSI prior to adoption finalization iii) The child’s parent is currently in foster care and is receiving Title IV-E foster care payment that covers both the child and the minor parent. iv) The child was eligible for adoption assistance through Title IV-E funding in a previous adoption. 2. Any child who is not eligible for Title IV-E funding, but was in the custody or guardianship of DCS immediately prior to the initiation of the adoption proceedings may be eligible for adoption assistance through State funding, if special needs criteria are met (Section A-2). 3. A child’s Adoption Assistance funding source will be determined by the completion of form CS-0821, Certification of Eligibility for Title IV-E/State Funded Adoption Assistance within the TFACTS system.
<p>E. Adoption Assistance Request Process</p>	<ol style="list-style-type: none"> 1. Adoption assistance through Title IV-E funding is requested in either the state of placement or residence. When the child is placed for adoption by the state agency, adoption assistance must be requested in the state of the child’s jurisdiction. 2. Adoption assistance that is paid through state funds must be requested in the state of the child’s jurisdiction. 3. Documentation must be gathered and reviewed with the adoptive parents in order to determine the child’s eligibility for Adoption Assistance. 4. The documentation must include a statement from the child’s physician or treatment professional that provides the diagnosis and prognosis and

- identifies any current treatment being provided, if applicable.
5. The Permanency Specialist, with the Family Service Worker (FSW) or the Private Provider Representative gathers their initial supporting documentation.
 6. During the initial Adoption Assistance negotiation, the following information must be explained to the prospective adoptive parents:
 - a) All known medical/psychological/psychiatric needs of the child;
 - b) If the parent *elects* not to cover the child under *available* group family plan, TennCare will be the only available payment option for medically necessary expenses;
 - c) Children receiving adoption assistance through the federal IV-E funding are eligible for Medicaid regardless of the state of residence;
 - d) Children receiving adoption assistance through state funding will be eligible for TennCare (or successor plan rate) in Tennessee if the child has medical or rehabilitative needs. Children receiving adoption assistance through state funding may be eligible for Medicaid if residing outside Tennessee depending on the regulations of that state or if the new state of residence offers reciprocity to other ICAMA states.
 - e) Adoption assistance will not pay medical, psychological, psychiatric, dental, hospitalization, residential treatment services or for medical equipment for a child who is eligible for private insurance or TennCare/Medicaid.
 7. Following the documentation review and discussion regarding the child's current status if the child meets eligibility, and if the family agrees to continue the process, they will work with the permanency specialist to complete form **CS-0930, Application for Adoption Assistance**.
 8. This form will solidify the family's intention to provide permanence through adoption for the child, allow them to request payment of non-recurring expenses and/or subsidy, and will inform them of the proposed adoption assistance benefits prior to the adoption finalization.
 9. If the only conditions or factor upon which a child is eligible for adoption assistance are age or minority heritage, the only payment requests appropriate would be the regular daily payment amount and non-recurring expenses.
 10. In cases where a child's needs are beyond the scope of a regular rate, an approval of a Special or Extraordinary Board rate must be in place within the current child welfare information system and be presented with **CS-0930, Application for Adoption Assistance**.
 11. In cases where the request is only for non-recurring expenses, form, **CS-0930, Application for Adoption Assistance**, will be prepared to outline the non-recurring expense costs and the **Adoption Assistance Agreement**, form **CS-0513**, will be prepared to indicate the amount of the non-recurring expenses. The daily rate amount for the adoption assistance maintenance payment on form **CS-0513, Adoption Assistance Agreement**, will be zero.
 12. During the adoption assistance negotiation process the adoptive parents must provide documentation specifying if private insurance is available and if

	<p>the family plans to place the child on the policy. It is acceptable if the family plans to add the child to a state sponsored insurance plan (i.e. TennCare).</p>
<p>F. Adoption Assistance Agreement</p>	<ol style="list-style-type: none"> 1. The <u>initial</u> Adoption Assistance Agreement, form CS-0513 must be completed without leaving blank spaces, using N/A as appropriate. It must also be reviewed, approved and signed by the Team Leader of the Permanency Specialist. 2. Services for treatment related to a diagnosis documented prior to finalization will be included in the initial agreement with a notation under cost as "TennCare (or successor plan) rate." 3. The Permanency Specialist will review the Adoption Assistance Agreement, form CS-0513, with the adoptive family and secure their signature prior to finalization. The information on this form will include rates to be paid for the conditions discussed during the negotiation period and approved on form CS-0930, Application for Adoption Assistance. 4. All Adoption Assistance Agreements must be completed prior to the adoption finalization. Adoption assistance payments can begin following the adoption finalization and cannot be made prior to that time. The family will receive Resource Home board payments until the finalization occurs. 5. Adoption assistance payments are made monthly based on a daily payment amount. 6. No adoption assistance application or agreement is valid without the appropriate DCS staff approval signature on the agreement or application.
<p>G. Payments and Services Included in Adoption Assistance</p>	<ol style="list-style-type: none"> 1. Payments and/or services included in the Adoption Assistance Agreement will be based on the conditions that are supported by the accompanying documentation and are determined medically necessary as specified by a licensed professional. 2. Payments and services for Adoption Assistance Agreements signed on or after August 23, 2006, can only be made in accordance with form CS-0513, Adoption Assistance Agreement and DCS Policy effective at the date of its renewal/renegotiation. 3. When the adoption Assistance Agreement was initially approved on or after October 1, 1997, payment for medical, psychological/psychiatric, dental, hospitalization, residential treatment or medical equipment will only be made through adoption assistance when the child is ineligible for private insurance and TennCare (Medicaid). The child's ineligibility cannot be a result of the resource family's failure to make application to insure the child. <ol style="list-style-type: none"> a) If the state of Tennessee has a contract with the provider, the maximum payment for the services will be the TennCare (Medicaid) rate for that service. 4. For Adoption Assistance Agreements initiated prior to October 1, 1997, services will be provided as outlined in the agreement, provided it is supported

	<p>by the documentation submitted at renewal (see Policy 15.10, Adoption Assistance Agreements Created Prior to October 1997).</p> <ol style="list-style-type: none"> 5. A statement from the treatment professional must be obtained documenting that treatment is medically necessary. 6. If the State of Tennessee has a contract with the provider for services denied by insurance but will be covered under the adoption assistance agreement, the state contracted rate will be the maximum payment. 7. If the State does not have a contract with the provider, the maximum payment for the service will be the TennCare (Medicaid) rate for that service.
<p>H. Payments and Services Not Included in Adoption Assistance</p>	<p>The following items or services cannot be considered in determining the adoption assistance rate:</p> <ol style="list-style-type: none"> 1. School Tuition and/or tutoring; 2. Summer Camp or Day Care; 3. Riding Therapy, Dance or Gymnastics; 4. Computers and/or Computer Software; <ul style="list-style-type: none"> ◆ (Exceptions may be made for severely handicapped children by the Director of Foster Care and Adoptions). 5. Dentistry or Orthodontia; <ul style="list-style-type: none"> ◆ (Exceptions may be for documented cases of medical necessity by the Director of Foster Care and Adoptions). 6. Vehicles to transport children; 7. Major Home Renovations; and <ul style="list-style-type: none"> ◆ (i.e. fences, pools, extra rooms, or accessibility modifications) 8. Routine medical expenses. <ul style="list-style-type: none"> ◆ (i.e. Over the counter medications, doctor visits or hospitalizations unrelated to the child's documented special needs)
<p>I. Adoption Assistance Rates</p>	<ol style="list-style-type: none"> 1. The Adoption Assistance Rates are categorized in four levels: 2. The Deferred Adoption Assistance Rate is a zero dollar amount until such time that the child presents symptoms of a condition attributed to the identified risk factors; <ul style="list-style-type: none"> ◆ A collection of current documentation must be obtained by the adoptive parents to be submitted for review to the departmental Team Leader to determine the appropriateness of initiating Adoption Assistance daily rate. <ol style="list-style-type: none"> a) The Regular Adoption Assistance Rate- Check the following web link for the most current Adoption Assistance rate: http://www.intranet.state.tn.us/childserv/boardrates.shtml

	<p>b) The Special Circumstance Adoption Assistance Rate- Check the following web link for the most current Adoption Assistance rate: http://www.intranet.state.tn.us/chldserv/boardrates.shtml</p> <p>c) The Extraordinary Adoption Assistance Rates are determined on a case-by-case basis, but do not exceed \$60.00 per day.</p> <p>3. Each rate is negotiated, based on the age of the child and a review of the child’s documented level of need, and is <u>not</u> linked to the means of the resource family. The Adoption Assistance Rate may not exceed the amount of a child’s final or most recent resource home board rate payment.</p> <ul style="list-style-type: none"> ◆ The resource home rates must have been in place at least ninety (90) days prior to signing adoption assistance agreements. If this requirement presents a barrier or delays permanency for any child, a waiver can be obtained from the Director of Foster Care, Adoptions & Kinship or his/her designee waiving the 90 day requirement. ◆ When negotiating rates for those children who are in Private Provider homes, the DCS rate structure should be used when negotiating adoption assistance daily maintenance rates. <p>4. Any approved adoption assistance will be paid according to the terms outlined in form CS-0513, Adoption Assistance Agreement. Modifications to the agreement can be completed at the annual renewal/renegotiation based on changes in policy or significant changes in the child’s circumstances (see Protocol for Adoption Assistance when Children Re-enter Care).</p> <p>5. Adoption Assistance Agreements/renewals are subject to review at any time for correction of errors or oversight.</p>
<p>J. Regular Adoption Assistance Rates</p>	<p>1. The regular rate is available to any child who meets the criteria outlined in <i>Section A</i> of the procedural portion of this policy.</p> <p>2. If there are significant changes in the child’s circumstances and the adoptive family wishes to request a different rate, the steps outlined for the special or extraordinary rates must be completed (Refer to Section K and L).</p>
<p>K. Special Circumstance Adoption Assistance Rates</p>	<p>1. Special Circumstance Rates are designed for children with unique needs due to a diagnosed medical or mental health condition or a child who requires a level of supervision exceeding that of his/her peers or extra care due to physical, emotional, or mental handicaps. Children with special behavioral problems or alcohol and drug issues may also be eligible.</p> <p>2. Permanency Specialists must complete Section A of the form CS-0674, Special or Extraordinary Board Rates Request and submit it to the team leader prior to placement of the child in a resource home.</p> <p>3. If the child is residing in a Private Provider resource home, or the family requests approval of the special circumstance rate, the Private Provider representative, in collaboration with the Permanency Specialist, must complete the form CS-0674, Special or Extraordinary Board Rate Request and submit it, along with supporting documentation from the treating</p>

	<p>professional involved with the child. The request must include documentation of the rate the Private Provider pays the resource parent.</p> <ul style="list-style-type: none"> ◆ When negotiating rates for those children who are in Private Provider homes, the DCS rate structure should be used when negotiating adoption assistance daily maintenance rates. <p>4. The Team Leader shall respond in writing to the request in a timely manner. If approved, a copy of the approval, along with the supporting documentation must be filed in the child’s adoption assistance case file and sealed in the adoptive case record after finalization.</p> <p>5. The Central Office Review Committee is available to provide assistance in cases where negotiations have reached an impasse at the regional level. Regional staff is encouraged to participate in the discussions with the Central Office Review Committee when such cases occur.</p>
<p>L. Extraordinary Adoption Assistance Rates</p>	<p>1. Extraordinary Adoption Assistance Rates are reserved for children who are placed for adoption whose needs are so unique and extensive that they cannot be met at the regular or special circumstance rate. The Permanency Specialist may submit a request to the Central Office Subsidy Unit for an extraordinary rate. The Regional Administrator/designee will work with the Regional Health Units regarding children who may meet criteria, as outlined in the scope of services, for medically fragile.</p> <p>2. The request must be made in writing to Central Office Subsidy Unit utilizing the form CS-0674, Special or Extraordinary Board Rates Request, and attaching medical and/or psychological documentation, as well as a functional assessment, pre-placement summary and/or any additional material needed to adequately describe the child’s condition.</p> <p>3. If the child is residing in a Private Provider resource home, the Private Provider Representative, in collaboration with the Permanency Specialist, must submit the request, Form CS-0674, Special or Extraordinary Board Rates Request, and supporting documentation to Central Office Subsidy Unit responsible for approving adoption assistance. The request must include documentation of the rate the Private Provider pays the resource parent.</p> <p>4. The Central Office Subsidy Unit shall review the request for an extraordinary rate in a timely manner.</p> <ul style="list-style-type: none"> a) The Office of Foster Care and Adoption will provide updated rate codes to the Permanency Specialist and Private Provider Representative, so they may proceed with the regional process for contract completion; b) A copy of the approval, along with the supporting documentation, must be filed in the child’s adoption assistance case file and sealed in the adoptive case record after finalization. <p>5. An eligibility determination for an Extraordinary Resource Home Board Rate does not guarantee eligibility for an Extraordinary Adoption Assistance Rate. Only after a review of the current documentation presented with form CS-0674, Special or Extraordinary Board Rates Request, will it be possible to determine the appropriate adoption assistance rate.</p>

	<ol style="list-style-type: none"> 6. An adoptive parent may request re-negotiation of the adoption assistance rate at any point after the initial approval, if the child's needs have changed. When the parent requests an increase in the adoption assistance rate, they must be informed that current medical/psychological documentation must be provided. The documentation must be reviewed to determine if the current level of assistance is still appropriate. 7. The Central Office Review Committee is available to provide assistance in cases where the negotiations have reached an impasse at the regional level. Regional staff is encouraged to participate in the discussions with the Central Office Review Committee when such cases occur. Once the request for assistance is received in Central Office, the committee should convene within seven working days.
<p>M. Non-recurring Adoption Assistance</p>	<ol style="list-style-type: none"> 1. Funding for non-recurring expenses related to the finalization of an adoption is available to any child who meets the definition of special needs as defined in Section A of the procedural portion of this policy. Non-recurring expenses can be paid only one time up to a maximum total of \$1500.00 per child (to include out-of -state adoption expenses). 2. For those children who do not meet the special needs criteria for payment of non-recurring expenses and payment of those expenses will be a barrier or cause a delay to finalizing the adoption, submit the request for payment in the form of a memo justifying payment to the Regional Administrator or his/her designee and then to Central Office designated staff for final approval. 3. The Private Provider Representative, in collaboration with the Permanency Specialist, should determine the eligibility for non-recurring expenses prior to the adoptive placement but must make the determination prior to finalization. 4. The non-recurring expenses may include one or a combination of the following related to the finalization of the adoption: <ol style="list-style-type: none"> a) Attorney fees should not typically exceed \$ 1,000.00. <ul style="list-style-type: none"> ◆ (Note: This figure may vary based on the case, but the non-recurring expenses cap is fixed.) b) Court Costs – (Typically an attorney billed expense); c) Birth Certificate Cost – (Typically an attorney billed expense); d) The application fee, a home study by a private child placing agency, and supervision of placement; e) Travel expenses such as transportation and lodging for the prospective adoptive parent(s) related to the placement of a child with an out of county or out of state family. Any exceptions related to the transportation of a child during the process of placement must be referred to the Regional Administrator/Designee. Travel must be in accordance with state travel regulations; f) Health and Psychological Examination, if required and related to completing the home study.

	<p>5. Once the documentation of the non-recurring costs is received, the Permanency Specialist will verify the expenses and enter them onto form CS-0930, Application for Adoption Assistance and CS-0513, Adoption Assistance Agreement.</p>
<p>N. Reimbursement of Non-recurring Adoption Assistance</p>	<p>1. Non-recurring legal expenses will not be reimbursed until:</p> <ul style="list-style-type: none"> a) Finalization of the adoption of the child, except in cases of a disruption. b) A final decree of adoption has been received in the local DCS office, and c) The attorney has submitted a signed, itemized bill for payment in all cases, including cases in which the adoptive placement has disrupted. In cases of disruption, DCS can only pay for services provided up to the point of the disruption. d) Information should be submitted in the child’s adoptive name. <p>2. All other non-recurring expenses may be paid upon receipt of the attorney’s bill and at the time of adoptive placement and the Adoption Assistance Agreement is in effect.</p> <p>3. The Permanency Specialist and Private Provider Representative, when appropriate, will obtain an <u>original, signed itemized final invoice/billing statement</u> from the attorney following the finalization of the adoption. The amounts on form CS-0513, Adoption Assistance Agreement, form CS-0930, Application for Adoption Assistance and the attorney’s final invoice/billing statement must be consistent in order for payment to be made.</p> <p>4. The original signed, itemized final invoice/billing statement from the attorney and original written approval of the non-recurring adoption expenses, along with its supporting documentation must be submitted to DCS Fiscal Services. Copies of all related non-recurring expenses billing documentation must be maintained in the adoption assistance file.</p>
<p>O. Adoption Assistance Revisions or Renewal/ Renegotiations</p>	<p>Permanency Specialists are available for consultation with adoptive parents at any point in the life of an Adoption Assistance case.</p> <p>1. The Department of Children’s Services may adjust adoption assistance rates across the board based on availability of funds. This adjustment will always be to the adoption assistance rate currently contracted for the child. Other increases are limited to those where proper documentation is presented that demonstrates a change in the child’s needs.</p> <p>2. Renewal/renegotiation of all adoption assistance is required periodically in order for adoption assistance, paid at any rate, to continue. The resource parents must return a completed form CS-0459, Adoption Assistance Renewal Affidavit, within the timeframes outlined in form CS-0513, Adoption Assistance Agreement and the manual.</p> <p>3. Revisions may be requested at any time there is a significant change in the child’s circumstance and the resource family can provide the required/requested documentation.</p>

	<p>4. For all children who are approved for a special or extraordinary adoption assistance rate, the adoptive parents must attach documentation received from the service provider, in addition to form CS-0459, Adoption Assistance Renewal Affidavit. This documentation must verify the following:</p> <ul style="list-style-type: none"> a) Current diagnosis, prognosis, and summary of treatment services for the previous year; b) An estimated summary of services which will be necessary to meet the continued special or exceptionally uncommon needs of the child. <p>5. At the time of renewal, if the supporting documentation shows that the adoptive child's condition has improved, the state shall work with the parents to renegotiate the subsidy agreement to the age appropriate adoption assistance rate.</p> <p>6. Once the appropriate documentation is received, reviewed, and approved or continued for a special or extraordinary rate, the identified rate can begin upon approval. No retroactive payments of the special or extraordinary rate amounts will be made.</p> <ul style="list-style-type: none"> a) Documentation of continued eligibility is required for children who receive adoption assistance at any rate. The adoption assistance payments granted at the time of renewal will reflect the child's current, documented level of need. b) State funded children who continue to receive adoption assistance after 18 years of age will be reviewed yearly. State funded children who were adopted prior to October 1, 1997 can continue to receive adoption assistance as long as they attend any accredited school full time. State funded children who were adopted after October 1, 1997 and thereafter, can receive adoption assistance as long as they are in high school full time. In both instances, school attendance has to be documented. c) Children, 18 and older, who are Title IV-E eligible under The Fostering Connections to Success and Increasing Adoptions Act of 2008, will continue to be Title IV-E eligible as long as one of the following conditions are met; 1) the child is completing secondary school (high school) or equivalent; 2) determined incapable of employment/attending school due to a documented medical condition.
<p>P. Notification of Change</p>	<p>Adoptive parents shall notify the Permanency Specialist Designee in their region, or the Permanency Specialist, of any changes in circumstances as soon as possible. Changes in circumstances might include the following:</p> <ul style="list-style-type: none"> 1. The adoptive parent(s) will notify the Department immediately if they are no longer legally responsible for the child. 2. If the adoptive parent(s) is no longer providing financial support for their child. 3. The adoptive parents will notify the department of any change of address 4. When the child marries or enlists in the military.

	<ol style="list-style-type: none"> 5. When the child's custodial status changes (see Protocol for Adoption Assistance when Children Re-enter Care). 6. When the child dies. 7. When the child graduates from high school (children adopted after October 1, 1997) or college or post secondary school (those children adopted before October 1, 1997). 8. The adoptive parents are made payees of SSI, SSA or VA benefits on behalf of the child as well as any changes in the amount of said benefits.
<p>Q. Termination of Adoption Assistance</p>	<p>Termination will occur if any one of the following circumstances occur:</p> <ol style="list-style-type: none"> 1. Upon the adoptive parent(s) request; 2. If the adoptive parents' legal responsibility to the child ends; 3. If DCS determines that the child is no longer receiving financial support from the adoptive parent(s); 4. Upon the conclusion of the terms of the Adoption Assistance Agreement; 5. If the child marries; 6. If the child joins active military service; 7. If the child dies; or, 8. If the adoptive parent(s) dies, <ul style="list-style-type: none"> ◆ When the person with whom a subsidy agreement is made dies before the adoptive child reaches age eighteen (18), maintenance subsidy payments can be continued to the legal guardian of the child until he or she reaches age eighteen (18) or, in some cases twenty-one (21), once the guardian legally adopts the child. The request and agreement procedure would be the same as outlined in Sections D & E above. 9. If the Department of Children's Services determines that the family fails to complete the renewal/renegotiation process within the time frames outlined in the Adoption Assistance Agreement, 10. For those children who have state funded adoption assistance and remain in high school full-time, their adoption assistance ends at graduation or age 19, whichever event comes first. <ul style="list-style-type: none"> ◆ For Title IV-E children, adoption assistance will be provided until the child is age 21 years of age if the child has a documented mental or physical disability, which warrants continuation. ◆ For Title IV-E Fostering Connections applicable children adoption assistance will be provided until the child is age 20 and if they are a full-time high school student or in an approved secondary educational program and is expected to graduate by their 20th birthday; or ◆ determined incapable of employment/attending school due to a documented medical condition.

R. Appeals

Adoptive parent(s) may appeal the Department's decision to deny, terminate or change their child's Adoption Assistance in accordance with rules and procedures of the State's fair hearing and appeal process. If the termination is due to the youth turning 21, which is when an adoption subsidy automatically ends for any individual, or if the adoptive parent request termination of the subsidy, the Department does not have to provide the parents with a Notice of Appeal. Adoptive parents must appeal an adverse decision within ten (10) business days of written notice of adverse action. Adoption Assistance may continue pending the determination of an appeal, but payments will be suspended for appeals filed for circumstances identified in Section O above. Families who receive a favorable ruling in their hearing would be entitled to assistance that had been suspended. If adverse action is upheld during an appeal, payments continued during the appeal period will be considered an overpayment and will be subject to recovery. The following are the steps of the appeals process:

1. If the DCS determines that Adoption Assistance will be denied, terminated or changed, the Permanency Specialist or Adoption Assistance Designee must notify the resource family immediately, in writing, utilizing **CS-0686, Notice of Denial, Termination, or Change in Adoption Assistance** letter. An **Appeal for Fair Hearing, form CS-0403** must be given to the adoptive parent(s) at the same time the **Notice of Denial, Termination, or Change in Adoption Assistance** letter is given.
2. The notice letter, **CS-0686, Notice of Denial, Termination, or Change in Adoption Assistance**, must be dated with the same date it is mailed or, if hand delivered, the date it is hand delivered to the family.
3. The Administrative Procedures Division must also be sent a copy of all notification documents that were provided to the adoptive family.
4. The family must be informed about the timeframe in which they have to file an appeal. They must also be provided with the fax number and the mailing address to send the **Appeal for Fair Hearing, form CS-0403**.
5. The Administrative Procedures Division will notify the appropriate county office if an appeal of adoption assistance is received. Once notified by the Administrative Procedures Division, the county must follow the direction of that office to ensure due process protocol is followed.
6. DCS staff must complete an appeal summary as directed by the Administrative Procedures Division.
7. Additional information may be accessed by contacting the TN DCS Administrative Procedures Division at:

**1268 Foster Avenue, NIX 1
Nashville, TN 37243
Phone: # 615-741-1110
FAX: 615-741-4518**

<p>Forms:</p>	<p><u>CS-0460 Intent to Adopt/Adoption Assistance Application</u> <u>CS-0674 Special or Extraordinary Rate Request</u> <u>CS-0513 Adoption Assistance Agreement</u> <u>CS-0459 Adoption Assistance Renewal Affidavit</u> <u>CS-0686 Notice of Denial, Termination, or Change in Adoption Assistance</u> <u>CS-0403 Appeal for Fair Hearing</u> <u>CS-0482 Substitute W-9</u> <u>CS-0809 Verification of Full Time School Attendance</u> <u>CS-0821 Certification of Eligibility for Title IV-E/State Funded Adoption Assistance</u> <u>CS-0931 Certification of Eligibility for Title IV-E Fostering Connections Adoption Assistance</u> <u>CS-0934 Special or Extraordinary Rate Justification Form</u></p>
<p>Collateral documents:</p>	<p><u>Documentation to support the Adoption Assistance Agreement</u> <u>Adoption Assistance Rates</u> <u>Protocol For Adoption Assistance When Children Re-enter Care</u> <u>Policy 15.10, Adoption Assistance Agreements Created Prior to October, 1997</u> <u>Subsidy Manual for Adoption Assistance and Subsidized Permanent Guardianship</u></p>

<p>Glossary:</p>	
<p>Term</p>	<p>Definition</p>
<p>Permanency Specialist:</p>	<p>This is a DCS term used to identify the position previously known as DCS Adoption Specialists. This person is principally responsible for preparing children and families for permanence through adoption, negotiating and preparing Adoption Assistance, and maintaining technical knowledge of all permanency options.</p>

<i>Aid to Families with Dependent Children (AFDC)</i>	A federal funding source that has been replaced by Temporary Assistance to Needy Families (TANF) funding.
<i>TennCare (or successor plan) Rate:</i>	The rates established by TennCare (Medicaid) or any subsequent plan for a particular medically necessary service or treatment.
<i>Title IV-E</i>	The maintenance payments made for eligible children in foster care family homes or child care institutions housing up to 25 people, and that portion of the title which permanently authorized States to develop adoption assistance agreements with the adoptive parents of children with "special needs". A maintenance payment is the expenditure for room, board, clothing and food.
<i>Residential treatment:</i>	The rates established by TennCare (Medicaid) or any subsequent plan for a particular medically necessary service or treatment.
<i>SSI (Supplemental Security Income)</i>	SSI for children are monthly cash benefits payable to children under the age of eighteen (18) with physical, mental or emotional disabilities and who have limited income and resources or who come from homes with limited income and resources. The benefits can continue to be paid into adulthood if the individual continues to be disabled.
<i>Family Service Worker</i>	A DCS term used to identify the position previously known as the DCS Case Manager or Home County Case Manager. This person is principally responsible for the case and has the primary responsibility of building, preparing, supporting and maintaining the Child and Family Team as the child and family move to permanence.