State of Illinois

Department of Children and Family Services

# **Interim Adoption Assistance**

# **Agreement**

The following agreement has been entered into by and between the Department of Children and Family Services, hereinafter called “the Department,” and

Name of Adoptive Parent(s)

Home Address

Mailing Address (if different than above)

hereinafter called the “adoptive parent(s)” for the purpose of facilitating the legal adoption of

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Child’s Name (Proposed adoptive name) Date of Birth

**I. Legal Base**

The Children and Family Services Act [20 ILCS 505/5(j)] provides the statutory authority for adoption assistance. Department Rules and Procedures 302.310, Adoption Assistance, promulgated pursuant to the above statute, govern the provision of adoption assistance by the Department.

**II. Provisions of the Interim Adoption Assistance Agreement**

The prior adoption assistance agreement concerning       , children who were previously adopted by:

Name:

is incorporated by reference into this Interim Agreement. We agree to accept all provisions of that agreement until a new agreement is drafted and signed by us and the appropriate DCFS representatives.

**III.** **Obligations of the Adoptive Parent(s)**

The following are obligations of the adoptive parent(s). Failure to comply with these obligations may result in suspension or termination of the Medicaid Card and the subsidy.

1) The Department is required to conduct reviews to confirm that the adoptive parent(s) remains legally and financially responsible for the child, in part, to re-certify the child’s eligibility for Medicaid benefits. Written notice will be sent annually to the adoptive parent(s) along with a form that must be completed and returned to the Department.

2) The adoptive parent(s) agrees to notify their DCFS Post Adoption Subsidy worker no later than 30 days after the following occurrences:

1. When the child is no longer the legal responsibility of the adoptive parent(s);
2. When the adoptive parent(s) no longer financially supports the child;
3. When the child graduates from high school or equivalent;
4. When there is a change of residential address or mailing address of the adoptive parent(s) or the child;
5. When the child becomes an emancipated minor;
6. When the child marries;
7. When the child enlists in the military;
8. When the custodial status of the child changes;
9. When the child dies.
10. If the child was adopted before July 1, 2017, or was younger than 16 years of age when the adoption was finalized on or after July 1, 2017, the adoptive parent is also required to notify the Department no later than 30 days after the child completes their secondary education or a program leading to an equivalent credential.
11. If the child was 16 years of age or older when the adoption was finalized on or after July 1, 2017, the adoption assistance terminates at age 21. Between the ages of 18 and 21, the subsidy payments may stop and start based on the child’s compliance with, and the adoptive parent’s confirmation of the requirements listed below (failure of the adoptive parent to provide annual written confirmation will cause the subsidy payment to stop):
12. the child is completing secondary education or a program leading to an equivalent credential;
13. the child is enrolled in an institution which provides post-secondary education or a vocational program;
14. the child is participating in a training program or activity designed to promote, or remove barriers, to employment;
15. the child is employed at least 80 hours per month; or
16. the child is incapable of doing any of the above due to a medical condition.

**IV. OBLIGATIONS OF THE DEPARTMENT**

The Department agrees to pay for services resulting from any pre-existing psychological, medical, emotional or physically handicapping condition at the rate that is customary and usual in the adoptive parents’ community, if not covered by the Medicaid card or other public resources.

This child may require services not currently being provided for pre-existing physical, emotional or mental health needs or risk factors. Such pre-existing conditions must be described in the CFS 1800–C–A to be eligible for assistance through the Adoption Assistance Program at a future date. Assistance cannot be granted for services for pre-existing conditions if the condition(s) is not listed on the CFS 1800–C–A.

In this section, documentation must be provided regarding why the child and all other siblings, if known, came into care, as well as all known mental health, medical, and substance abuse histories of the biological parents (include additional pages as necessary).

Documentation of the child's unique physical, mental, or emotional conditions must be provided. Attached records relating to the history, medical, physical or mental condition of the child are considered part of this agreement. All of the child’s pre-existing conditions must be identified, including what physical, emotional and mental health services the child is receiving and will continue to receive and specify frequency and duration, the start date and anticipated end date. If there is no information to provide, state the reason.

Specifically, complete the following:

1. Why the child’s case came into the system;

1. Why the child’s siblings came into the system, if known;

1. Information as to the existence of any other children born to the birth parent(s), including birth dates and genders:

1. The reason(s) the child was unable to return to his/her birth family;

1. Dates of all placements, whether the caregiver was a relative or non-relative, residential placements, and reasons for moves;

1. Mental health treatment history of the child, if known. Attach copy of diagnoses, including assessment reports.

1. Substance abuse history of the immediate family, including birth parents, siblings and grandparents. Do not include identifying information.

1. Physical disabilities, prior injuries, diagnosed medical conditions, including dates of diagnoses & hospitalizations, medication history, genetic history. Attach supporting documentation of diagnoses.

1. Names of all service/health-care providers, past and present, specifying what services were provided and dates of services;

1. Behavioral problems - both past and present;

1. Physical abuse experiences of which the child was the victim, if known;

1. Sexual abuse incident(s) in which the child was the victim or the perpetrator, if known;

1. Neglect experiences in which the child was the victim, if known;

1. Educational issues: names of schools attended, dates of Individual Education Plans (IEP) and/or Individual Family Service Plans (IFSP) or 504 Educational Special Needs Plan (attach IEPs or IFSPs or 504 Educational Special Needs Plan if applicable);

1. Assessments and/or diagnoses of any learning disorders;

1. Special services provided in the school, now or in the past;

1. Separation and loss issues;

1. Other pre-existing health and mental health conditions of immediate family, including parents, siblings and grandparents. Do not include identifying information;

1. Additional information regarding the child and immediate family member. Do not include identifying information;

1. List all of the therapy, counseling or other services that the child is currently receiving including the name of the provider, service type and frequency of treatment.

1. List all of the documents that have been attached to this agreement including the name of the treatment or service provider, date of report or service, and the type of service.

**V. SERVICES PROVIDED UNDER THE AGREEMENT FOR ASSISTANCE**

The Department shall provide assistance for the approved services as listed below upon finalization of the adoption. Services being provided to the child at the time of the agreement will continue with the same provider and are allowable when the services are described in section d) Needs Not Payable Through Other Sources (below).

**a) Nonrecurring Adoption Assistance Expenses**

One-time only payment for expenses incurred during and related to the adoption process. Eligible expenses include but are not limited to reasonable and necessary adoption fees, court costs, attorney fees, guardian *ad litem* fees, travel expenses related to pre-placement visits, health and psychological examinations and other costs associated with the legal adoption of a special needs child subject to the maximum set by the Department of $1,500 per adopted child.

Specify expenses other than legal fees and court costs.

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***Nonrecurring Expenses are approved for reimbursement through this agreement:***

**[ ]  Yes [ ]  No**

**b) Monthly Cash Payment**

The monthly cash payment shall not exceed the amount the child receives in the current foster family home unless the child is in an unlicensed relative placement. In such a case, upon adoption finalization the adoptive parent(s) may receive up to the applicable DCFS rate for licensed foster family home rate.

Direct monthly payments to,       at the rate of

 Name of Payee

$      per month.

***The Department has approved monthly cash payments as a part of this agreement:***

**[ ]  Yes [ ]  No**

**c) Medicaid Card**

In no event can the Department make supplemental payments, pay for deductibles or make co-payments for medical services.

1. When the child and family live in Illinois, medical benefits are provided under Title XIX of the Social Security Act (Medicaid). Medicaid pays for eligible services not covered by medical insurance (if the child has been added to a medical insurance policy). If there is not a service provider who participates in the Illinois Medicaid program within 25 miles of the child’s home, a non-participating provider may be used. Adoptive parent(s) will be reimbursed for eligible services.

2) When a family moves out of state and the new state will not provide Medicaid coverage, Illinois will reimburse the family at Illinois Medicaid reimbursement rates for eligible services.

3) In the event the family lives in another state and a medical provider participates in the Illinois Medicaid program, the provider will bill the Illinois Medicaid program for medical expenses.

***A Medicaid Card is a part of this agreement:***

**[ ]  Yes [ ]  No**

**d) Needs Not Payable Through Other Sources**

1) Payment for physical, emotional and mental health services cannot be made until the Department has been notified that such services will begin, the Department has approved the requested services, and a contract (when applicable) with the identified vendor is in place.

2) The Department will pay the service provider directly or reimburse the family for Medicaid ineligible services relating to a pre-existing condition, which must be approved by the Department prior to providing services and at a rate negotiated and agreed to regardless of the state in which the child lives.

3) The Department will make direct payments to providers not enrolled in Medicaid. Prior approval from the Department is required.

4) The Department will also make direct payments to the provider or reimburse the family when services from a Medicaid enrolled provider are not available within a twenty-five mile radius of the family’s home.

5) Current Services:

The child is currently receiving the following services that will be continued following the finalization of the adoption: (Add additional pages if necessary)

***The Department has approved payment or reimbursement for the above services that are not payable through other sources for physical, mental or emotional problems or disorders as a part of this agreement:***

**[ ]  Yes [ ]  No**

6) Future Services:

Specify each medical and/or clinical service that the child may need in the future and that is being requested as part of this agreement. List all reports, records and correspondence that are attached to the subsidy agreement including documentation from a licensed medical professional or qualified mental health practitioner of the child’s diagnosis and related future service needs.

***The Department has approved payment or reimbursement for the above services which may be needed in the future if found at the time of need to not be payable through other sources:***

**[ ]  Yes [ ]  No\***

**\*Checking the “No” box at the time of the completion of this form does not preclude the adoptive family from requesting services following the finalization of the adoption through the amendment process as described in Procedure 302.310.**

**e) Therapeutic Day Care**

Therapeutic day care provides services to children who cannot be served in traditional childcare settings or other childhood programs because of their inability to participate in such programs and because of the intensity of services they require as a result of their physical, mental or emotional disabilities.

Payment will be made for therapeutic day care only for those children who are determined to have a disability that requires special educational services through a current, Individual Education Plan (IEP), an Individual Family Services Plan (IFSP), or a 504 Educational Special Needs Plan updated on at least an annual basis, when such day care is not payable through another source. Local school districts are responsible for developing the Individual Education Plan or Individual Family Services Plan for students requiring special education services.

1) Payment may be made for specialized care that provides therapeutic intervention rather than only regular childcare services. The day care must include treatment of a disability or a disease as an integral part of the programming (i.e., speech, physical or occupational therapy; behavior modification; psychological or psychiatric services).

2) Approval of payment for therapeutic day care requires documentation of the child’s specific physical, mental or emotional disability and the special training, licensing or credentialing of the individual providing the therapeutic day care.

3) Payment for therapeutic day care cannot be made until the Department has been notified that such services will begin, has approved the requested service, and a contract with the identified vendor is in place (when applicable).

4) The Department’s reimbursement will be limited to what is usual, customary, and reasonable in the community as determined by the Department.

***The Department has approved payment or reimbursement for therapeutic day care as a part of this agreement:***

**[ ]  Yes [ ]  No**

**f) Employment Related Day Care**

Adoptive parent(s) receiving assistance for a child under three years of age are eligible for payment of day care services for that child, if day care is required due to one of the following. (Check the appropriate box below).

[ ]  The adoptive parent(s) is employed or participating in a training program that will lead to employment.

[ ]  A single adoptive parent is employed or in a training program that will lead to employment or both parents in a two-parent adoptive home are working or in a training program that will lead to employment.

[ ]  One adoptive parent works and the other adoptive parent is unable to care for the child due to a disability.

***The Department has approved payment or reimbursement for employment-related day care as a part of this agreement:***

**[ ]  Yes [ ]  No**

**VI. PAYMENT INITIATION**

1. Payment will be initiated upon signature by all appropriate parties (adoptive parents and DCFS).
2. The adoptive parents acknowledge that receipt of payment is contingent upon clearance of criminal and child abuse and neglect background checks.

**vii. Termination**

The Adoption Assistance shall terminate when the Department has determined that one of the following has occurred:

1. When the terms of the adoption assistance agreement are fulfilled.
2. The adoptive parent(s) has requested that the payment permanently stop.
3. The adoptive parent(s) is no longer legally or financially responsible for the child.
4. The child becomes an emancipated minor.
5. The child marries.
6. The child enlists in the military.
7. If the adoption was finalized before July 1, 2017, or the child was under the age of 16 when the adoption was finalized on or after July 1, 2017, assistance will terminate when:
8. the child reaches age 18;
9. a child 18 years of age graduates from high school or equivalent or reaches age 19, whichever occurs first; or
10. a child who has a physical, mental or emotional disability associated with a condition or risk factor that existed prior to the finalization of the adoption and documented prior to the youth's 18th birthday reaches age 21.
11. For children who were 16 years of age or older when the adoption was finalized on or after July 1, 2017, the adoption assistance terminates at age 21. Between the ages of 18 and 21, the adoption assistance payments may stop and start based on the child’s compliance with, and the adoptive parent’s confirmation of the requirements listed below (failure of the adoptive parent to provide annual written confirmation will cause the subsidy payment to stop):
12. the child is completing secondary education or a program leading to an equivalent credential;
13. the child is enrolled in an institution which provides post-secondary education or a vocational program;
14. the child is participating in a program or activity designed to promote or remove barriers to employment;
15. the child is employed at least 80 hours per month; or
16. the child is incapable of doing any of the above due to a medical condition.

If the child later meets one of the requirements listed (A-E) above, the payment may be restarted following notification of the Department.

1. The adoptive parent(s) die.
2. The adoptive parent(s) rights are terminated.
3. The child dies.

**ViiI. Appeal**

Adoptive parent(s) may appeal the Department's decision to change or terminate assistance in accordance with 89 Ill. Adm. Code, Part 337, Service Appeal Process. Decisions that may be appealed include payments for services for the child for whom you are guardian or denial of a request for increased assistance to provide the child with additional services.

Decisions or actions made by the Department are appealed after the adoptive parent has received notice of the decision or action. Any written notices from the Department will provide specific information about the appeal rights of adoptive parents, guardians and foster parents.

To appeal a decision or action made by the Department, a written request for a service appeal is submitted to:

Administrative Hearings Unit

Department of Children and Family Services

406 E. Monroe, Station 15

Springfield, IL 62701

217.782-6655

**IX. Amendments**

Upon notification by the adoptive parent(s) of a change in the adoptive parent(s) circumstances or the child’s needs as set forth in Section IV Obligations of the Department, amendments to the Agreement may be made at times other than at the review.

Following the adoption finalization, the agreement may be amended or terminated with the mutual agreement of the adoptive parent(s). Amendments to the agreement must be completed on a CFS 1800-F, Amendment to Agreement for Assistance, and can only be completed by Subsidy Unit staff. An amendment to increase the ongoing monthly payment may be made only when authorized by the Post Adoption/Guardianship Services Review Committee (PAGSRC).

If it becomes necessary to change a subsidy that has been signed by all parties prior to finalization, a new agreement must be completed, approved and signed.

**X. Effective Date**

The adoptive parent(s) acknowledges receipt of a copy of this agreement at the time of signing this agreement.

**SIGNATURES:**

Adoptive Parent Date

Adoptive Parent Date

**The information contained in this agreement is complete to the best of my knowledge.**

Signature of DCFS Adoption Supervisor/Coordinator Date

Print Name of DCFS Adoption Supervisor/Coordinator

**The information contained in this agreement is complete to the best of my knowledge.**

Signature of DCFS or POS Supervisor

Name of DCFS or POS Supervisor

**DCFS Office:** **Worker Preparing the Form:**

Name Name Date

Street Address Agency

City State ZIP Code Worker’s Supervisor