

JAMES V. McDONALD, M.D., M.P.H. Acting Commissioner MEGAN E. BALDWIN
Acting Executive Deputy Commissioner

March 31, 2023

James G. Scott, Director Division of Program Operations Centers for Medicare & Medicaid Services 601 E. 12th St., Room 355 Kansas City, Missouri 64106

RE: SPA #23-0030

Dear Mr. Scott:

Governor

The State requests approval of the enclosed amendment #23-0030 to the Title XIX (Medicaid) State Plan effective January 1, 2023 (Appendix I).

A summary of the plan amendment is provided in Appendix II. A copy of pertinent sections of enacted legislation is enclosed for your information (Appendix III).

In keeping with our continued agreement, this amendment is being sent to you prior to the end of the first quarter.

If you or your staff have any questions or need further assistance, please do not hesitate to contact Regina Deyette of my staff at (518) 473-3658.

Sincerely,

Amir Bassiri

Medicaid Director Office of Health Insurance Programs

**Enclosures** 

TRANSMITTAL AND NOTICE OF APPROVAL OF	1. TRANSMITTAL NUMBER	2. STATE
STATE PLAN MATERIAL		
FOR: CENTERS FOR MEDICARE & MEDICAID SERVICES	3. PROGRAM IDENTIFICATION: TITLE OF	F THE SOCIAL
	SECURITY ACT XIX	XXI
TO: CENTER DIRECTOR	4. PROPOSED EFFECTIVE DATE	
CENTERS FOR MEDICAID & CHIP SERVICES DEPARTMENT OF HEALTH AND HUMAN SERVICES		
5. FEDERAL STATUTE/REGULATION CITATION	6. FEDERAL BUDGET IMPACT (Amou	nto in WHOLE dollars)
5. FEDERAL STATUTE/REGULATION CITATION	a FFY \$	rits in writtle dollars)
	b. FFY\$\$	
7. PAGE NUMBER OF THE PLAN SECTION OR ATTACHMENT	8. PAGE NUMBER OF THE SUPERSE	DED PLAN SECTION
	OR ATTACHMENT (If Applicable)	
9. SUBJECT OF AMENDMENT		
9. SUBSECT OF AMENDMENT		
10. GOVERNOR'S REVIEW (Check One)		
GOVERNOR'S OFFICE REPORTED NO COMMENT	OTHER, AS SPECIFIED:	
COMMENTS OF GOVERNOR'S OFFICE ENCLOSED	,	
NO REPLY RECEIVED WITHIN 45 DAYS OF SUBMITTAL		
11. SIGNATURE OF STATE AGENCY OFFICIAL	15. RETURN TO	
THE STORM TO THE S		
12. TYPED NAME		
12. TTFED MAIVIE		
13. TITLE		
14. DATE SUBMITTED March 31, 2023		
FOR CMS U	ISF ONLY	
	17. DATE APPROVED	
PLAN APPROVED - OI		
18. EFFECTIVE DATE OF APPROVED MATERIAL	19. SIGNATURE OF APPROVING OFFICIA	AL
20. TYPED NAME OF APPROVING OFFICIAL	21. TITLE OF APPROVING OFFICIAL	
22. REMARKS		

## Appendix I 2023 Title XIX State Plan First Quarter Amendment Amended SPA Pages

Records / Submission Packages - Your State

## NY - Submission Package - NY2023MS0001O - (NY-23-0030) - Eligibility

Summary

Reviewable Units News Related Actions

## **Package Information**

CMS-10434 OMB 0938-1188

Package ID NY2023MS00010

Program Name N/A

**SPA ID** NY-23-0030

Version Number 1

**Submitted By** Jennifer Yungandreas

Submission Type Official

State NY

Region New York, NY

Package Status Submitted

Submission Date 3/31/2023

Regulatory Clock 90 days remain

Review Status Review 1

MEDICAID | Medicaid State Plan | Eligibility | NY2023MS00010 | NY-23-0030

## **Package Header**

Package ID NY2023MS0001O

Submission Type Official

Approval Date N/A

Superseded SPA ID N/A

**Reviewable Unit Instructions** 

## **State Information**

State/Territory Name: New York

## **Submission Component**

State Plan Amendment

**SPA ID** NY-23-0030

Initial Submission Date 3/31/2023

Effective Date N/A

Medicaid Agency Name: Department of Health

Medicaid

○ CHIP

MEDICAID | Medicaid State Plan | Eligibility | NY2023MS00010 | NY-23-0030

## **Package Header**

Package ID NY2023MS0001O

Submission Type Official

Approval Date N/A

**Reviewable Unit Instructions** 

**SPA ID and Effective Date** 

## Superseded SPA ID N/A

**SPA ID** NY-23-0030

Initial Submission Date 3/31/2023

Effective Date N/A

Reviewable Unit	Proposed Effective Date	Superseded SPA ID
Mandatory Eligibility Groups	1/1/2023	NY-19-0009
Former Foster Care Children	1/1/2023	NY-17-0048

Page Number of the Superseded Plan Section or Attachment (If Applicable):

MEDICAID | Medicaid State Plan | Eligibility | NY2023MS00010 | NY-23-0030

### **Package Header**

Package ID NY2023MS00010

Submission Type Official

Initial Submission Date 3/31/2023

Approval Date N/A

Effective Date N/A

**SPA ID** NY-23-0030

Superseded SPA ID N/A

**Reviewable Unit Instructions** 

## **Executive Summary**

Summary Description Including Effective January 1, 2023, this amendment will implement the requirement to provide coverage to Former Foster Care Goals and Objectives Children at 1902(a)(10)(A)(i)(IX).

## **Federal Budget Impact and Statute/Regulation Citation**

#### **Federal Budget Impact**

	Federal Fiscal Year	Amount
First	2023	\$54583
Second	2024	\$169815

#### Federal Statute / Regulation Citation

1902(a)(10)(A)(i)(IX)

Supporting documentation of budget impact is uploaded (optional).

Name	Date Created	
2023 SPA Out of State FFCs SPA 23-0030	2/24/2023 11:33 AM EST	POF
FFC SPA Fiscal Analysis	2/24/2023 11:33 AM EST	POF
FFC SPA Fiscal Analysis1	2/24/2023 11:33 AM EST	POF
Fiscal Calculations (23-0030) (1-3-23)	2/24/2023 11:44 AM EST	NLS
Authorizing Provisions (23-0030) (1-3-23)	2/24/2023 11:44 AM EST	100
		<b>1 - 5</b> of 5

MEDICAID | Medicaid State Plan | Eligibility | NY2023MS00010 | NY-23-0030

## **Package Header**

Package ID NY2023MS0001O

Submission Type Official

Approval Date N/A

Superseded SPA ID N/A

**Reviewable Unit Instructions** 

## **Governor's Office Review**

- No comment
- O Comments received
- $\bigcirc$  No response within 45 days
- Other

**SPA ID** NY-23-0030

Initial Submission Date 3/31/2023

Effective Date N/A

Submission - Medicaid State Plan  MEDICAID   Medicaid State Plan   Eligibility   NY2023MS00010   NY-23-0030			
CMS-10434 OMB 0938-1188			
The submission includes the follow	ving:		
Administration			
Eligibility			
	☐ Income/Resou	rce Methodologies	
	☐ Income/Resou	ırce Standards	
	Mandatory Eli	gibility Groups	
	Reviewable Unit Name	Included in Another Source Type Submission Package	
	Mandatory Eligibility Groups	APPROVED	
	Optional Eligib	oility Groups	
	☐ Non-Financial	Eligibility	
	Eligibility and	Enrollment Processes	
Benefits and Payments			

## **Submission - Public Comment**

MEDICAID | Medicaid State Plan | Eligibility | NY2023MS00010 | NY-23-0030

## **Package Header**

Package ID NY2023MS0001O

Submission Type Official

Approval Date N/A

Superseded SPA ID N/A

**Reviewable Unit Instructions** 

**SPA ID** NY-23-0030

Initial Submission Date 3/31/2023

Effective Date N/A

Indicate whether public comment was solicited with respect to this submission.

- Public notice was not federally required and comment was not solicited
- O Public notice was not federally required, but comment was solicited
- O Public notice was federally required and comment was solicited

Service delivery

## **Submission - Tribal Input**

MEDICAID | Medicaid State Plan | Eligibility | NY2023MS00010 | NY-23-0030 **Package Header** Package ID NY2023MS0001O **SPA ID** NY-23-0030 Submission Type Official Initial Submission Date 3/31/2023 Effective Date N/A Approval Date N/A Superseded SPA ID N/A **Reviewable Unit Instructions** One or more Indian Health Programs or Urban Indian Organizations This state plan amendment is likely to have a direct effect on Indians, furnish health care services in this state Indian Health Programs or Urban Indian Organizations, as described in the state consultation plan. Yes Yes O No O No The state has solicited advice from Indian Health Programs and/or Urban Indian Organizations, as required by section 1902(a)(73) of the Social Security Act, and in accordance with the state consultation plan, prior to submission of this SPA. Complete the following information regarding any solicitation of advice and/or tribal consultation conducted with respect to this submission: Solicitation of advice and/or Tribal consultation was conducted in the following manner: All Indian Health Programs Date of solicitation/consultation: Method of solicitation/consultation: 3/15/2023 paper mailing/electronic mailing All Urban Indian Organizations States are not required to consult with Indian tribal governments, but if such consultation was conducted voluntarily, provide information about such consultation below: All Indian Tribes Date of consultation: Method of consultation: 3/15/2023 paper mailing/electronic mailing The state must upload copies of documents that support the solicitation of advice in accordance with statutory requirements, including any notices sent to Indian Health Programs and/or Urban Indian Organizations, as well as attendee lists if face-to-face meetings were held. Also upload documents with comments received from Indian Health Programs or Urban Indian Organizations and the state's responses to any issues raised. Alternatively indicate the key issues and summarize any comments received below and describe how the state incorporated them into the design of its program. Name **Date Created** Tribal Consultation (23-0030)(3-15-23) 3/16/2023 11:15 AM EDT Indicate the key issues raised (optional) Access Quality Cost Payment methodology Eligibility Benefits

**SPA ID** NY-23-0030

Initial Submission Date 3/31/2023

Effective Date 1/1/2023

## **Medicaid State Plan Eligibility**

## **Mandatory Eligibility Groups**

MEDICAID | Medicaid State Plan | Eligibility | NY2023MS00010 | NY-23-0030

## **Package Header**

Package ID NY2023MS00010

Submission Type Official

Approval Date N/A

Superseded SPA ID NY-19-0009

System-Derived

**Reviewable Unit Instructions** 

## **Mandatory Coverage**

A. The state provides Medicaid to mandatory groups of individuals. The mandatory groups covered are:

#### **Families and Adults**

Eligibility Group Name		Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type <b>②</b>
Infants and Children under Age 19	Ø			0	CONVERTED
Parents and Other Caretaker Relatives	P			0	CONVERTED
Pregnant Women	P				CONVERTED
Deemed Newborns	ø			0	NEW
Children with Title IV-E Adoption Assistance, Foster Care or Guardianship Care	Ø	С		0	NEW
Former Foster Care Children	P	С	⊏	•	NEW
Transitional Medical Assistance	ø			0	NEW
Extended Medicaid due to Spousal Support Collections	Ø			0	NEW

#### Aged, Blind and Disabled

800, 21110 0110 21300					
Eligibility Group Name		Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 🚱
SSI Beneficiaries	<b>(2)</b>				NEW
Closed Eligibility Groups	P				NEW
ndividuals Deemed To Be Receiving SSI	P			0	NEW
Working Individuals under 1619(b)	Ø			0	NEW
Qualified Medicare Beneficiaries	<b>®</b>			•	NEW
Qualified Disabled and	P	Г		0	NEW

Eligibility Group Name Working Individuals		Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 🛭
Specified Low Income Medicare Beneficiaries	P			•	NEW
Qualifying Individuals	P	С		•	NEW

**SPA ID** NY-23-0030

Initial Submission Date 3/31/2023

Effective Date 1/1/2023

## **Mandatory Eligibility Groups**

MEDICAID | Medicaid State Plan | Eligibility | NY2023MS00010 | NY-23-0030

### **Package Header**

Package ID NY2023MS0001O

Submission Type Official

Approval Date N/A

Superseded SPA ID NY-19-0009

System-Derived

**Reviewable Unit Instructions** 

B. The state elects the Adult Group, described at 42 CFR 435.119.

0	Yes	0	No
~	103	$\sim$	140

#### **Families and Adults**

Eligibility Group Name		Covered In State Plan	Include RU In Package	Included in Another Submission Package	Source Type 😯
Adult Group	<b>P</b>				CONVERTED

C. Additional Information (optional)

## **Eligibility Groups Deselected from Coverage**

The following eligibility groups were previously covered in the source approved version of the state plan and deselected from coverage as part of this submission package:

N/A

## Medicaid State Plan Eligibility

## Eligibility Groups - Mandatory Coverage

#### Former Foster Care Children

MEDICAID | Medicaid State Plan | Eligibility | NY2023MS00010 | NY-23-0030

Individuals under the age of 26, who were in foster care and on Medicaid when they turned age 18 or aged out of foster care.

#### **Package Header**

Package ID NY2023MS0001O **SPA ID** NY-23-0030

Submission Type Official Initial Submission Date 3/31/2023 Approval Date N/A Effective Date 1/1/2023

Superseded SPA ID NY-17-0048 User-Entered

**Reviewable Unit Instructions** 

The state covers the mandatory former foster care children group in accordance with the following provisions:

#### A. Characteristics

Individuals qualifying under this eligibility group must meet the following criteria:

- 1. Are under age 26
- 2. Were in foster care upon attaining age 18 or a higher age at which the state's or Tribe's foster care assistance ends under title IV-E of the Act (up to age 21).
- 3. Are described under either Section B. or C.

#### **B.** Individuals Covered

For individuals who turn 18 before January 1, 2023:

- 1. The state covers individuals who:
- a. Upon attaining age 18 or a higher age at which the state's or Tribe's foster care assistance ends under title IV-E of the Act (up to age 21) were:
  - i. In foster care under the responsibility of the state or a Tribe within the state (including children who were cared for through a grant to the state under the unaccompanied refugee minor program); and
  - ii. Enrolled in Medicaid under the state's Medicaid state plan or 1115 demonstration; and
- b. Are not otherwise eligible for and enrolled for mandatory coverage under the state plan, except that eligibility under this group takes precedence over eligibility under the Adult Group.
- 2. In addition to B.1., the state elects to cover individuals who were in foster care under the responsibility of the state or a Tribe within the state (including children who were cared for through a grant to the state under the unaccompanied refugee minor program) when they turned 18 or a higher age at which the state's or Tribe's foster care assistance ends under title IV-E of the Act, and meet the following criteria:
- 🔲 a. They were enrolled in Medicaid under the state's Medicaid state plan or 1115 demonstration at any time during the foster care period in which they turned 18 or a higher age at which the state's or Tribe's foster care assistance ends.
- b. They were placed by the state or Tribe in another state and were enrolled in Medicaid under the other state's Medicaid state plan or 1115 demonstration project when they turned 18 or a higher age at which the state's or Tribe's foster care assistance ends.
- c. They were placed by the state or Tribe in another state and were enrolled in Medicaid under the other state's Medicaid state plan or 1115 demonstration project at any time during the foster care period in which they turned 18 or a higher age at which the state's or Tribe's foster care assistance ends.

#### C. Individuals Covered

For individuals who turn 18 on or after January 1, 2023:

- 1. The state covers individuals who:
- a. Upon attaining age 18 or a higher age at which the state's or Tribe's foster care assistance ends under title IV-E of the Act (up to age 21) were:
  - i. In foster care under the responsibility of any state or a Tribe within any state (including children who were cared for through a grant to the state under the unaccompanied refugee minor program); and
  - ii. Enrolled in Medicaid under a state's Medicaid state plan or 1115 demonstration; and
- b. Are not enrolled in mandatory coverage under the state plan, except that eligibility under this group takes precedence over eligibility under the Adult Group.
- 2. In addition to C.1., the state elects to cover individuals who were in foster care under the responsibility of any state or a Tribe within any state (including children who were cared for through a grant to a state under the unaccompanied refugee minor program) when they turned 18 or a higher age at which that state's or Tribe's foster care assistance ends under title IV-E of the Act, and meet the following criteria:
- a. They were enrolled in Medicaid under a state's Medicaid state plan or 1115 demonstration at any time during the foster care period in which they turned 18 or a higher age at which a state's or Tribe's foster care assistance ends.
- b. They were placed by a state or Tribe in another state and were enrolled in Medicaid under the other state's Medicaid state plan or 1115 demonstration project when they turned 18 or a higher age at which a state's or Tribe's foster care assistance ends.

c. They were placed by a state or Tribe in another state and were enrolled in Medicaid under the other state's Medicaid state plan or 1115 demonstration project at any time during the foster care period in which they turned 18 or a higher age at which a state's or Tribe's foster care assistance ends.

### Former Foster Care Children

MEDICAID | Medicaid State Plan | Eligibility | NY2023MS00010 | NY-23-0030

## **Package Header**

Package ID NY2023MS0001O

Submission Type Official

Approval Date N/A

Superseded SPA ID NY-17-0048

User-Entered

**Reviewable Unit Instructions** 

## **D. Additional Information (optional)**

**SPA ID** NY-23-0030

Initial Submission Date 3/31/2023

Effective Date 1/1/2023

PRA Disclosure Statement: Centers for Medicare & Medicaid Services (CMS) collects this mandatory information in accordance with (42 U.S.C. 1396a) and (42 CFR 430.12); which sets forth the authority for the submittal and collection of state plans and plan amendment information in a format defined by CMS for the purpose of improving the state application and federal review processes, improve federal program management of Medicaid programs and Children's Health insurance Program, and to standardize Medicaid program data which covers basic requirements, and individualized content that reflects the characteristics of the particular state's program. The information will be used to monitor and analyze performance metrics related to the Medicaid and Children's Health Insurance Program in efforts to boost program integrity efforts, improve performance and accountability across the programs. Under the Privacy Act of 1974 any personally identifying information obtained will be kept private to the extent of the law. According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0938-1188. The time required to complete this information collection is estimated to range from 1 hour to 80 hours per response (see below), including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have comments concerning the accuracy of the time estimate(s) or suggestions for improving this form, please write to: CMS, 7500 Security Boulevard, Attn: PRA Reports Clearance Officer, Mail Stop C4-26-05, Baltimore, Maryland 21244-1850.

This view was generated on 3/31/2023 1:24 PM EDT

## Appendix II 2023 Title XIX State Plan First Quarter Amendment Summary

# **SUMMARY SPA** #23-0030

This State Plan Amendment proposes to implement the requirements of Section 1002(a) of the SUPPORT Act, and extend the Former Foster Care Children eligibility group to children that aged out of Foster Care from other states.

## Appendix III 2023 Title XIX State Plan First Quarter Amendment Authorizing Provisions

#### SPA 23-0030

1902(a)(10)(A)(i)(IX) of the Social Security Act

Sec. 1902. [42 U.S.C. 1396a] (a) A State plan for medical assistance must—

- (1) provide that it shall be in effect in all political subdivisions of the State, and, if administered by them, be mandatory upon them;
- (2) provide for financial participation by the State equal to not less than 40 per centum of the non-Federal share of the expenditures under the plan with respect to which payments under section 1903 are authorized by this title; and, effective July 1, 1969, provide for financial participation by the State equal to all of such non-Federal share or provide for distribution of funds from Federal or State sources, for carrying out the State plan, on an equalization or other basis which will assure that the lack of adequate funds from local sources will not result in lowering the amount, duration, scope, or quality of care and services available under the plan;
- (3) provide for granting an opportunity for a fair hearing before the State agency to any individual whose claim for medical assistance under the plan is denied or is not acted upon with reasonable promptness;
- (4) provide (A) such methods of administration (including methods relating to the establishment and maintenance of personnel standards on a merit basis, except that the Secretary shall exercise no authority with respect to the selection, tenure of office, and compensation of any individual employed in accordance with such methods, and including provision for utilization of professional medical personnel in the administration and, where administered locally, supervision of administration of the plan) as are found by the Secretary to be necessary for the proper and efficient operation of the plan,[7] (B) for the training and effective use of paid subprofessional staff, with particular emphasis on the full-time or part-time employment of recipients and other persons of low income, as community service aides, in the administration of the plan and for the use of nonpaid or partially paid volunteers in a social service volunteer program in providing services to applicants and recipients and in assisting any advisory committees established by the State agency, (C) that each State or local officer, employee, or independent contractor who is responsible for the expenditure of substantial amounts of funds under the State plan, each individual who formerly was such an officer, employee, or contractor and each partner of such an officer or employee shall be prohibited from committing any act, in relation to any

activity under the plan, the commission of which, in connection with any activity concerning the United States Government, by an officer or employee of the United States Government, an individual who was such an officer, employee, or contractor or a partner of such an officer or employee is prohibited by section 207 or 208 of title 18, United States Code[8], and (D) that each State or local officer, employee, or independent contractor who is responsible for selecting, awarding, or otherwise obtaining items and services under the State plan shall be subject to safeguards against conflicts of interest that are at least as stringent as the safeguards that apply under section 27 of the Office of Federal Procurement Policy Act (41 U.S.C. 423) to persons described in subsection (a)(2) of such section of that Act;

- (5) either provide for the establishment or designation of a single State agency to administer or to supervise the administration of the plan; or provide for the establishment or designation of a single State agency to administer or to supervise the administration of the plan, except that the determination of eligibility for medical assistance under the plan shall be made by the State or local agency administering the State plan approved under title I or XVI (insofar as it relates to the aged) if the State is eligible to participate in the State plan program established under title XVI, or by the agency or agencies administering the supplemental security income program established under title XVI or the State plan approved under part A of title IV if the State is not eligible to participate in the State plan program established under title XVI;
- (6) provide that the State agency will make such reports, in such form and containing such information, as the Secretary may from time to time require, and comply with such provisions as the Secretary may from time to time find necessary to assure the correctness and verification of such reports;
- (7) provide safeguards which restrict the use or disclosure of information concerning applicants and recipients to purposes directly connected with—
- (A) the administration of the plan; and
- (B) at State option, the exchange of information necessary to verify the certification of eligibility of children for free or reduced price breakfasts under the Child Nutrition Act of 1966[9] and free or reduced price lunches under the Richard B. Russell National School Lunch Act[10], in accordance with section 9(b) of that Act, using data standards and formats established by the State agency;
- (8) provide that all individuals wishing to make application for medical assistance under the plan shall have opportunity to do

so, and that such assistance shall be furnished with reasonable promptness to all eligible individuals;

#### (9) provide-

- (A) that the State health agency, or other appropriate State medical agency (whichever is utilized by the Secretary for the purpose specified in the first sentence of section 1864(a)), shall be responsible for establishing and maintaining health standards for private or public institutions in which recipients of medical assistance under the plan may receive care or services,
- (B) for the establishment or designation of a State authority or authorities which shall be responsible for establishing and maintaining standards, other than those relating to health, for such institutions,
- (C) that any laboratory services paid for under such plan must be provided by a laboratory which meets the applicable requirements of section 1861(e)(9) or paragraphs (16) and (17) of section 1861(s), or, in the case of a laboratory which is in a rural health clinic, of section 1861(aa)(2)(G), and
- (D) that the State maintain a consumer-oriented website providing useful information to consumers regarding all skilled nursing facilities and all nursing facilities in the State, including for each facility, Form 2567 State inspection reports (or a successor form), complaint investigation reports, the facility's plan of correction, and such other information that the State or the Secretary considers useful in assisting the public to assess the quality of long term care options and the quality of care provided by individual facilities.

#### (10) provide-

- (A) for making medical assistance available, including at least the care and services listed in paragraphs (1) through (5), (17), (21), (28) and (29)[11] of section 1905(a), to—
- (i) all individuals-
- (I) who are receiving aid or assistance under any plan of the State approved under title I, X, XIV, or XVI, or part A or part E of title IV (including individuals eligible under this title by reason of section 402(a)(37), 406(h), or 473(b), or considered by the State to be receiving such aid as authorized under section 482(e)(6),
- (II)(aa) with respect to whom supplemental security income benefits are being paid under title XVI (or were being paid as of the date of the enactment of section 211(a) of the Personal

Responsibility and Work Opportunity Reconciliation Act of 1996 (P.L. 104-193[12]) and would continue to be paid but for the enactment of that section), (bb) who are qualified severely impaired individuals (as defined in section 1905(q)), or (cc) who are under 21 years of age and with respect to whom supplemental security income benefits would be paid under title XVI if subparagraphs (A) and (B) of section 1611(c)(7) were applied without regard to the phrase "the first day of the first month of the following",

- (III) who are qualified pregnant women or children as defined in section 1905(n),
- (IV) who are described in subparagraph (A) or (B) of subsection (1)(1) and whose family income does not exceed the minimum income level the State is required to establish under subsection (1)(2)(A) for such a family;
- (V) who are qualified family members as defined in section 1905(m)(1),
- (VI) who are described in subparagraph (C) of subsection (1)(1) and whose family income does not exceed the income level the State is required to establish under subsection (1)(2)(B) for such a family,
- (VII) who are described in subparagraph (D) of subsection (1)(1) and whose family income does not exceed the income level the State is required to establish under subsection (1)(2)(C) for such a family; or
- (VIII)[13] beginning January 1, 2014, who are under 65 years of age, not pregnant, not entitled to, or enrolled for, benefits under part A of title XVIII, or enrolled for benefits under part B of title XVIII, and are not described in a previous subclause of this clause, and whose income (as determined under subsection (e)(14)) does not exceed 133 percent of the poverty line (as defined in section 2110(c)(5)) applicable to a family of the size involved, subject to subsection (k);
- (IX)[14] who-
- (aa) are under 26 years of age;
- (bb) are not described in and are not enrolled under any of subclauses (I) through (VII) of this clause or are described in any of such subclauses but have income that exceeds the level of income applicable under the State plan for eligibility to enroll for medical assistance under such subclause; [15]

- (cc) were in foster care under the responsibility of a State on the date of attaining 18 years of age or such higher age as the State has elected under section 475(8)(B)(iii); [16] and
- (dd) were enrolled in a State Plan under this title or under a waiver of such a plan while in such foster care;[17]