The IRA: Individual Responsibility Agreements and TANF Family Life Obligations

By
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Center for Law and Social Policy
CLASP
Background. The 1996 welfare law, Temporary Assistance for Needy Families [TANF], includes a specific provision entitled Individual responsibility plans. One part of the provision requires that each state agency conduct an assessment of the recipient within a prescribed time frame; it is then a state option whether to develop an activities plan based upon the assessment.

Most states developed, or already had in place, some type of activities plan for participants. These plans take a variety of shapes. Many states have employability plans that address the activities and timing associated with job search, job training, etc. Some states also focus on more personal activities, such as immunization of children. Some states have one document that is an employability plan and another that addresses personal obligations; other states combine these activities in a single plan.

While an individual responsibility plan may prove useful in establishing family life obligations, the plan creates concern in those situations where:

- the form itself generates ineligibility;
  
  *In Tennessee, over 3,500 families lost assistance because they did not sign the state's individual responsibility plan.*

- the form substitutes for more thorough information about the terms of the obligation;
  
  *The majority of states with explicit family life obligations use boilerplate forms that merely list obligations; these may or may not be augmented with more detailed information for recipients and their families.*

- the form creates inappropriate obligations;
  
  *A parenting class obligation may have the desired result of improving the capacity to parent effectively; however, it is inappropriate to expect the obligation to be fulfilled if the recipient faces a transportation barrier.*

- the obligations of the individual but not of the state are defined.
Half of the states with individual responsibility plans fail to mention any state obligation; those that do mention some obligation often limit state engagement.

The IRA. This document seeks to identify the family life obligations required in individual responsibility agreements used by welfare agencies. This analysis is based upon a review of state documents called personal responsibility plans or personal responsibility agreements or any similar name; since the focus is on family life obligations, this analysis does not include a review of employability plans that solely address work activities. In this text, we refer to the individual responsibility agreement, or IRA.

Parameters. If a state establishes individual responsibility agreements following the required assessment, the state decides such fundamentals as:

$ who must sign
$ who the agreement applies to (e.g., the signer only; all family members)
$ whether the agency assumes any obligations
$ the types of obligations for the agency
$ the types of obligations for the family
$ the consequences if the agency does not fulfill its part of the agreement
$ the consequences if the family does not fulfill its part of the agreement (e.g., partial sanction; family termination)
$ the time frame for completing obligations
$ the capacity to revise obligations
$ the capacity to appeal adverse decisions based on the agreement

The federal statute only binds states to conduct an assessment; while the law lists types of obligations that might be imposed in a plan following the assessment, the statutory list is illustrative, not obligatory. Nevertheless, in establishing the state option, Congress communicates to the states its recommendations for the contents of individual responsibility agreements.

Family Life Obligations. Congress listed a set of personal obligations related to family life that could, but are not required to be, included in the optional individual responsibility plan. Under a plan, an individual may be required to:

$ attend school
$ maintain certain grades and attendance
$ keep school age children in school
$ immunize children
$ attend parenting and money management classes
$ do other things that will help the individual become and remain employed in the private sector.

In addition, the law notes the plan

$ may require the individual to undergo appropriate substance abuse treatment.

The Congressional list is illustrative; states are free to add additional requirements.

**Family Members.** The law requires states to conduct assessments for each individual who:

- is 18 years or older or
- not completed high school (or equivalent) and not attending secondary school.

States are free, under TANF, to mandate assessments of other family members; if a state chooses to develop an IRA, it could apply the IRA to everyone who is assessed.

Some states require IRAs of all recipients; others make exceptions (e.g., no IRA required for one-time diversion payments or for child-only cases). This paper identifies those IRAs that require more than the recipient to be a party to the IRA; however, it does not include information about state policy regarding exceptions. The paper is based on reviews of the IRA form itself, and these documents do not note those who do not need the IRA form.

**Agency Obligations.** While many IRAs only identify the recipient’s family life tasks, some agency IRAs include checklists or open-ended spaces for the agency to note its related activities. In some

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instances the agency, like the individual, is obligated to perform the activity; in other situations, the listing may only reflect the intention of, rather than an obligation by, the agency. For the purposes of this paper, we have identified agencies that state they *will* or *shall* undertake certain activities as conveying at least the impression of mutual obligation. Again, we only note such obligations when they are indicated for *family life* activities, not employment-specific activities.

**Penalties.** The federal law also describes penalties for non-compliance; like the listing of types of obligations, the statutory description of penalties is merely suggestive. This is because the imposition of a personal responsibility agreement is wholly at state option, and also because the state, under the block grant structure, has considerable discretion in determining not only the level and timing of sanctions, but also whether the family at any particular moment may receive any grant whatsoever.

**The IRA: Individual Responsibility Agreements and State Requirements of TANF Families** identifies sanctions and penalties that are noted within the IRA document itself. In those states in which the IRA itself does not describe any penalties, this paper lists none. This does not mean there are no sanctions associated with failure to meet the terms of the IRA, as penalties may be described in other state documents (e.g., the agency’s policy or procedures manuals).

Many IRAs have *boilerplate* language asserting that to receive assistance, the individual must abide by the terms of the IRA but the meaning of that *boilerplate* is not further defined within the IRA document. This paper includes descriptions of specific penalties, not *boilerplate* broad statements. Many of the IRAs also have boilerplate that notes that the agency will recover payments in those instances where the recipient was ineligible because of fraud or information withheld. While this is not reported, instances where the IRA asserts that payments will be recovered from the recipient for other reasons are included (e.g., recoveries of cash assistance payments when activities are not completed by the recipient or family member).

**Purpose.** States are not required to establish individual responsibility agreements regarding family life issues or employment.

The IRAs are sometimes used as tools to identify family issues and to focus both the client and the agency on barriers to success. It appears that few states have undertaken any analysis of the value of their IRA. As states increasingly utilize IRAs and as the failure to meet the terms of an IRA more frequently becomes the reason for a sanction or termination of the family from assistance the need for such analysis grows.5

**Scope.** Even if a state does not have an IRA, recipients are bound to follow agency rules when they sign an application, including any family life obligations. Thus an IRA may or may not capture all of the state’s family life related obligations. For example, Georgia has a pre-natal care requirement for TANF participants that, if not met, could lead to ineligibility; but this requirement is not included in the IRA.
Form. The form of the individual responsibility agreement varies. Some are checklists that a caseworker uses and is signed by a participant; others are open-ended documents that a caseworker writes; still others are merely boilerplate that everyone signs. The following symbols are used in this document to identify the method used in the individual responsibility plan:

- **B** means the family life obligation is mentioned as part of the IRA in a boilerplate form and not individualized;
- **C** means the family life obligation is noted on a checklist that could be individualized;
- **O** means the family life obligation is open-ended and created by the caseworker

The document identifies, for the following topics, the state’s provision and the form which it takes (a boilerplate listing, checklist, or open-ended):

<table>
<thead>
<tr>
<th>Life Skills/Parenting</th>
<th>Child Support</th>
</tr>
</thead>
<tbody>
<tr>
<td>School</td>
<td>Health Visits</td>
</tr>
<tr>
<td>Teen Living</td>
<td>Family Planning</td>
</tr>
<tr>
<td>Immunization</td>
<td>Drug Assessment/Treatment</td>
</tr>
</tbody>
</table>

**This Document.** This analysis was made possible by the collection of IRAs undertaken in 1997 by staff of the Center on Budget and Policy Priorities. We are particularly grateful to Karen Flores and Lynette Rawlings for collecting the materials from state officials and advocates. The absence of information from a state may mean that no IRA exists, an IRA was in development at the time of contact, or a state advocate or official was unable to provide an IRA. The states listed in the document are states for which there was relevant information within the IRA at the time material was collected. Additional relevant information regarding reproductive health issues also is contained in some states’ TANF plans. Readers are encouraged to review CLASP’s State TANF Plans: Out-of-Wedlock Births and Statutory Rape. Any errors in the attached analysis are made by the author alone.

Appreciation is also given to CLASP staff: Mark H. Greenberg for his insights, and Renni Greer for her diligence and cheer.
CLASP identified 37 states with family life obligations established within the Individual Responsibility Agreements collected from state agencies and advocates in the states. Of the remaining 14 states (including the District of Columbia), six state agencies indicated that they did not have an IRA; four states = forms appear not to include family life obligations; and for three states and the District of Columbia, we did not receive any document.

The following text summarizes IRA information from the 37 states in which it appears a family life obligation may be made of the recipient. Some states = obligations are more explicit on the form than other states. About 30 state IRAs explicitly target family life obligations and appear in the text as well as the chart; the other seven appear to expect a family life obligation (three states expect the counties to establish an IRA, and four states include information about family life obligations within the agency responsibilities and sanction sections).

The CLASP review found that:

# The majority of states have an IRA which contains some type of explicit family life obligation.

In addition to the 30 states which have an explicit family life obligation defined in the IRA, 3 county-established IRAs (Colorado, Ohio, Maryland) may also mandate family life obligations. Several states have open-ended forms that may also result in family life obligations.

# Family life obligations range from life skills/parenting training to family planning to child support cooperation.

The most common family life obligations identified in the 30 states with explicit IRA family life obligations are:

- school participation: 23 states
- child support: 20 states
- immunization: 17 states
- health visits: 17 states
- life skills/parenting: 13 states
- drug assessment: 10 states
- family planning: 10 states
- teen living arrangement: 9 states
States=family life obligations include specific health requirements not established elsewhere in TANF.

Many state IRAs include obligations created by TANF (e.g., child support cooperation and minor teen parent school/living arrangement rules); thus, the IRA merely reiterates existing obligations. Congress also offered several health topics otherwise not addressed in TANF: immunization and substance abuse treatment. Seventeen states include an immunization requirement within their IRA, and 10 include a substance abuse treatment requirement. In addition, some states include requirements for health visits (17 states) and/or family planning (10 states).

The Individual Responsibility Agreement is most typically a universal form that lists the obligations of any recipient and is not tailored to the particular recipient or family.

Twenty states utilize a form with a boilerplate family life obligations that are expected of all families; 10 states utilize a checklist or open-ended format that allows the caseworker to individualize to some degree the family life obligations; three additional states with open-ended forms are less explicit about incorporating a family life obligation. Finally, three reviewed states pass on to their counties the possibility of family life obligations as part of a county-established individual responsibility agreement.

Half of the states with family life obligations in their IRA mention some state obligation to TANF recipients within the IRA.

Within the group of 18 states that mention some type of agency responsibility, only a few clearly establish a mutual obligation in which the state must make identified services available. For example, in Missouri, the unavailability of [services negotiated in the plan] will result in the renegotiating of the Plan; and, in Delaware, the contract specifically states that the participant will take part fully so long as the State gives me the supportive services I need. Some agencies, in articulating limited state obligations, do not similarly limit the obligations of the family. For example, in Idaho, the agency agrees to provide mutually agreed-upon support services that are necessary...[for] this contract to the extent that such services are within resource limits.
SOME FAMILY LIFE IRA ISSUES

Among the IRA issues that need to be considered are:

1. Where is the authority for the IRA?

   Congress allows states to establish an IRA, but it did not mandate one. State legislatures frame each state’s welfare program under the welfare block grant. The IRA may or may not have been part of state legislation. The IRA may not need any legislative imprint, but is the form in keeping with legislative intent? For example, if a state considered but rejected a substance abuse requirement for TANF recipients until the state invested more in treatment programs, does the IRA reflect this decision? How will states with open-ended IRAs ensure that local case managers do not mandate activities the legislature has rejected?

2. Is the IRA generating sanctions based on failure to sign a form?

   In Tennessee, over 3,500 families lost assistance because they did not sign the state’s individual responsibility plan. The Tennessee form includes TANF obligations related to minor teen parents and child support; it also includes three additional obligations: regular school attendance by all children, immunization of children, and well-child health check ups. It is not known why these families did not sign the IRA. It may be that families who need assistance feared they could not meet the obligation without help; the state might be interested in working with such families.

   In many states with IRAs, it may never be known how many families are sanctioned for failure to sign an IRA. Nothing requires states to collect or report this information; at the same time, nothing precludes a state from tracking whether its IRA is generating sanctions.

3. Is the family obligation appropriate?

   A family life obligation may be inappropriate if it is required of an individual who has accomplished the activity or does not need the activity. For example, if a state’s IRA boilerplate language requires parenting classes of everyone, it could require attendance at parenting classes by a grandmother recently recognized as the state’s most outstanding caregiver. Or a state may mandate attendance at family planning counseling sessions, but this might then require grandmothers or those who were voluntarily sterilized to attend a counseling session; failure to attend could result in a sanction (or loss of the grant).
Inappropriate obligations may be easier to avoid with individualized IRAs. Nevertheless, inappropriate obligations could well occur unless the caseworker works closely with the client to understand the needs of the family.

An obligation is also inappropriate if it can not be accomplished. For example, if the participant is mandated to attend a parenting class, but the only available class is late afternoon when the mother does not have child care or transportation, she may not be able to participate.

In Arkansas between January May 1998, 230 families lost TANF due to non-compliance with the state’s personal responsibility agreement. (During the same period, about 3,020 families lost TANF due to income that exceeded state limits; thus, IRA-caused loss of TANF is equal to about 7% of the loss of TANF due to income.) It is not known how many of the Arkansas IRA case closures are attributable to inappropriate family life obligations.

Is the agency obligation established?

An IRA form is an ideal location to consolidate and list the obligations of the agency. The participant should understand whether the agency has any obligation to provide the mandated services and the support services necessary to participate. In short, is the participant expected to achieve each task whether or not the agency helps in locating the mandated programs and/or helps with essential support services (such as child care and transportation)? States understandably do not want to obligate themselves to provide services beyond available resources; however, if the resources for essential services become unavailable, it is appropriate to reduce the obligations of the family accordingly.

An IRA form should help participants understand family obligations. At the same time, the form itself may cause concern. For example, women who have experienced domestic violence may find statements on the IRA regarding cooperation with paternity establishment too worrisome; consequently, these women might refuse to sign the IRA. It may be that the state has a waiver for domestic violence victims, but unless this is explained along with the IRA, some number of women may not apply because of concerns about safety for themselves and their children. What policy and what steps is the state taking to understand why an individual decides not to sign an IRA?

Is the value of the IRA being assessed? Is the IRA form just another form that gets signed during a too-rushed, information-overloaded session with an eligibility worker? Or is the IRA a useful tool for both the recipient and the caseworker to revisit family life related obligations established in the law as well as other services/programs that might be appropriate to meet the needs of the family? If no assessment has been made of the form’s utility, it might help to get the
input of clients and caseworkers on the current system to assess whether to continue or refine the current IRA.

In Tennessee, the University of Memphis found that 34% of those families sanctioned reported that they did not understand what they would have to do to comply with the plan.\textsuperscript{8}
# State-by-State Summary

## Of Family Life Obligations in IRAs

### Alabama

**Family Responsibility Plan**

Form: FRP-1-5; 2-97

<table>
<thead>
<tr>
<th>Category</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>School</td>
<td>Children must be enrolled in school, attending, and encouraged to make satisfactory grades.</td>
</tr>
<tr>
<td>Teen Living</td>
<td>Teen parents must live in an adult-supervised setting and that mandatory clients agree to accept/continue responsibility for all teen parents living in [the] home. (Note: The text refers to teen parents, not minor teen parents.)</td>
</tr>
<tr>
<td>Immunization</td>
<td>Children must be immunized.</td>
</tr>
<tr>
<td>Health Visits</td>
<td>Children must have regular health check ups.</td>
</tr>
<tr>
<td>Repay</td>
<td>Clients and other family members must be participating satisfactorily in order to be eligible for the supportive services listed and the client is to repay any supportive services received in error.</td>
</tr>
<tr>
<td>Other</td>
<td>The head of the family is responsible for making sure that other members of the family participate in listed activities.</td>
</tr>
</tbody>
</table>

Alabama has a separate plan for mandatory clients, teen parents, volunteers, and deferred clients. In addition, there is a separate form for clients to sign regarding the release of information contained in their family responsibility plan.

Open-ended sections are available to describe supportive/family services authorized as well as the activities required of other members of the family.
ALASKA

Family Self-Sufficiency Plan
Form: ATAP-2; 6/97

Life Skills/ Parenting
Both life skills instruction and parenting skills workshop are on a list of other activities that might be part of steps to achieve self-sufficiency.

Drug Assessment/ Treatment
Substance abuse assessment/treatment are part of other activities within steps needed to achieve self-sufficiency.

Child Support
Other activities includes six specified items, three of which relate to child support: help CSED [Child Support Enforcement Division] locate absent parent; get a child support order in place; establish paternity.

Agency
The IRA form combines information on work activities, education/training, and other activities. For these three areas, the agency form includes space to identify services needed to accomplish the plan and details who will arrange, who will provide, and who will pay for the service.

Other
In the boilerplate language that establishes the family may lose some or all of its cash assistance and other assistance if the recipients fails to meet obligations, the list of possible obligations notes the following: screening and treatment for substance abuse, planning for and obtaining reliable transportation, and securing stable housing.

ARIZONA

[no title to form submitted by state]

School
All school-age children are to attend school.

Immunization
Immunizations are to be kept up to date.

Child Support
Cooperate in all respects with Child Support Enforcement.

Sanctions
Penalties will apply if my family or I do not follow this agreement. Month one 25% reduction in cash assistance; Month two 50% reduction. Any additional time my family or I do not follow this

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agreement, DES will stop our Cash Assistance and may stop other supportive services.

**ARKANSAS**

**Personal Responsibility Agreement**
Form: DCO-180; R 7/97

**School**
Ensure attendance by school age children. ' B

**Teen Living**
Unmarried minor parents agree to reside in some adult supervised living arrangement unless case worker approves other arrangements. ' B

**Immunization**
Ensure age appropriate immunization. ' B

**Child Support**
Cooperation with the agency regarding payments and/or establishing paternity. ' B

**COLORADO**

**Individual Responsibility Contract**
Form: State Sample Available for County Adaptation

**Repay**
One county, Adams, uses a form which notes that the recipient may be required to reimburse the agency for any financial assistance that was received if activities are not completed.

**Other**
The state's sample form is largely open-ended and work-focused. Each county establishes its own contracts/agreements form.

**CONNECTICUT**

**Employability Plan, Part II**
W-1678; Rev. 12/95

**Other**
Part II of the state Employability Plan provides open-ended space to note additional activities, including those to meet the specific needs of my children, that I may undertake. [emphasis in the original]. ' O

**DELAWARE**

**Contract of Mutual Responsibility**
Form: 256 New 3/96

**Life Skills/ Parenting**
The state notes that it will identify service providers available to clients at no cost for parenting education. ' C
School

Teens aged 16\textsuperscript{B}18, including teen parents, are to meet school and work participation requirements and the state will set up a plan to assist. \textsuperscript{C}

For those under age 16, no specific state supports are noted with respect to mandated school attendance. \textsuperscript{C}

Immunization

The state notes that it will provide a recommended immunization schedule and pay for immunization through Medicaid. \textsuperscript{C}

Family Planning

The state notes that it will identify service providers available to clients at no cost for family planning; the individual is required to obtain family planning information at provider of choice. \textsuperscript{C}

Drug Assessment/Treatment

The state notes that it will identify service providers available to clients at no cost for substance abuse assessment. \textsuperscript{C}

Child Support

The state notes that it will help the client prove paternity, to get a support order, and to collect on and enforce the order. \textsuperscript{C}

Sanctions

Each activity (e.g. parenting, family planning) has a distinct set of sanctions. For child support, there are no benefits without cooperation; for parenting education, substance abuse assessment, immunization, and family planning, there is a $50 reduction in month one, increasing by $50 each month until compliance. The family planning consequences section also describes the family cap policy under which an additional child is not included in the standard of need for any birth that occurs 10 or more months following the signing of the first Contract of Mutual Responsibility.

For the 16\textsuperscript{B}18 year old school/work participation requirement, failure results in removal of the teen's needs in calculating the grant. In addition, if the caretaker of the teen is not cooperating, the grant may be calculated without consideration of those needs.

Agency

The contract specifically states that the participant will take part fully so long as the State gives me the supportive services I need. \textsuperscript{B}

The mutual contract is a chart of nine components (e.g. child support; family planning) including one open-ended component. Next to each
component are three columns: client responsibility/state supports/consequences. While the consequences (sanctions) are spelled out, the client responsibility section is not; this suggests that there is some flexibility in the assignment of related activities. The state supports column notes the general state obligation, but also includes additional lines that might be filled in with greater specifics.

**GEORGIA**

Personal Responsibility Plan
Form: Revised 7/97

**Life Skills/ Parenting**
- Attend parent/teacher conferences. \( ^1 \) \( C \)
- Participate in parenting skills classes. \( ^1 \) \( C \)

**School**
- Ensure that minor child(ren) attend school. \( ^1 \) \( C \)

**Health Visits**
- Participate in rehabilitation services. \( ^1 \) \( C \)
- Participate in mental health counseling/treatment. \( ^1 \) \( C \)

**Family Planning**
- Attend family planning counseling. \( ^1 \) \( C \)

**Drug Assessment/ Treatment**
- Participate in substance abuse counseling/treatment. \( ^1 \) \( C \)

**Other**
- Comply with child welfare case plan. \( ^1 \) \( C \)

**HAWAII**

Memorandum of Understanding
Form DHS 1242; 5/97

**School**
- Minor teen parents who receive their own welfare checks, will receive assistance only if they stay in school and complete ...high school or equivalency. \( ^@ \) \( B \)

**Sanctions**
- The MOU also requires the teen parent to acknowledge that if I do stay in school, I will still be subject to the 5-year time limit, but my welfare check will not be reduced. \( ^@ \)\[In Hawaii, non-exempt able-bodied families are subject to a 20% grant reduction after three months of eligibility.\] \( ^1 \) \( B \)
Other

The MOU, while it addresses the school requirement, is basically a work agreement form rather than a delineation of any family life obligations.

IDAHO

Personal Responsibility Contract
Form: HW 06522 ; 4/97

School

School-age children are to attend school according to the local school district standard for attendance.

Immunization

Children are to be kept current on immunizations against communicable diseases.

Child Support

Cooperation with child support for minor children includes identifying the father, locating the resident and employment of the other parent and providing other necessary information.

Sanctions

Child support cooperation must be complete in order for the family to receive cash assistance; failure to immunize may result in the loss of the family grant; and if a child does not attend school, the grant will be reduced by $50 per child per month.

Agency

If the agency does not act on a reported change in a timely manner, the family will not be held responsible for errors in the amounts of cash assistance provided.

The agency agrees to provide mutually agreed upon support services that are necessary...[for] this contract to the extent that such services are within resource limits.

Other

Signatories to the contract include the participant, spouse, other adult living with the family, and any child 16 years of age or older.

ILLINOIS

Responsibility and Services Plan
Form: DHS 4003; N-7-97

School

Education/Training is noted as one goal among 10.  

Health Visits

Health is noted as one goal among 10.  

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Other

A family issues is noted as one goal among 10. C

The form lists 10 goal areas, then leaves the following open-ended: the objective to achieve the goal, the activities to complete the objective, resources available, issues that keep activities from being completed, and success criteria.

INDIANA

Personal Responsibility Agreement
Form: 47073; R 6-97

School
Ensure that school age children regularly attend school and that they have no more than three unexcused absences during the semester. B

Teen Living
Minor parents agree to live with adult who is related...as a parent, step parent, or grandparent or adult who is (a)...legal guardian. B

Immunization
Ensure age-appropriate immunizations. B

Family Planning
Agree not to receive additional cash benefits for children who are born more than 10 months after authorization for TANF benefits. B

Drug Assessment/Treatment
Agree not to use illegal drugs or other substances that would interfere with the ability to be self-sufficient. B

Other
Raise children in a safe, secure home which is free of domestic violence or incidents of child abuse or neglect. B

IOWA

FIA Steps to Achieve Self-Sufficiency
Form: 470-306; 11/96

Family Planning
With respect to family planning information and referral, the participant is invited to pick between no, I do not want any family planning counseling services; or yes, I want to include family planning counseling in the Family Investment Agreement. The form boilerplate notes that acceptance of these services is voluntary such that if an individual who asks for family planning decides not to follow through, the individual will not be sanctioned. B
## Agency

The Family Investment Agreement, of which Steps to Achieve Self-Sufficiency is a part, establishes its purpose as the identification of the activities to be completed by the family and the resources and supportive services to be provided to the family. Among the areas of possible assistance from the agency is family development services.

Other

The Steps to Achieve Self-Sufficiency form is largely an open-ended form that identifies what needs to be resolved to achieve self-sufficiency and time frames for meeting those goals. These might include family life issues.

### KENTUCKY

**K-TAP Transitional Assistance Agreement**

**School**

A teen parent is to set goals for completing school.

**Life Skills/Parenting**

It is the responsibility of the participant to care for herself/himself and any child(ren).

**Immunization**

Pre-school child(ren) are to be taken for all required shots.

**Family Planning**

A teen parent is to set goals for family size.

**Child Support**

Full cooperation is expected.

**Agency**

The agency lists the activities it agrees to undertake with dates.

### LOUISIANA

**Individual Responsibility Agreement, Section II**

OFS PW 6; 5/97

**Life Skills/Parenting**

For teen parents: Attend parenting classes under the Parenting Skills Training Program.

**School**

Keep school age children in school with the objective to improve their educational level through regular school attendance.
For teen parents: if not exempt from participation and schooling is not completed, A must participate in educational activities, maintain passing grades and maintain a good attendance record at school. @ B

### Immunization
Take child(ren) for immunizations. @ B

### Health Visits
Take child(ren) for scheduled medical appointments. @ B

### Drug Assessment/Treatment
Satisfactorily participate in assigned substance abuse treatment. @ B

### Child Support
Assist in establishing paternity and enforcing awards. @ B

### Agency
The form explicitly calls for the signature of the case manager to the following statement A will assist you by arranging any needed activities and services and by providing counseling when necessary. @

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**MAINE**

Family Contract for TANF and PaS Families
BFI-APP06 R11/97

### Life Skills/Parenting
A plan developed with the case manager must be completed and may include A parenting activities. @ B

### Health Visits
A plan developed with the case manager must be completed and may include A health care services. You can refuse health care services your religious beliefs forbid it. @ B

### Child Support
The participant must help in establishing paternity and A getting child support. @ B

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**MARYLAND**

Family Responsibility Plan
FIA Action Transmittal #97-24
FIA Memo, February 7, 1997

### Agency
State guidance establishes that A the plan should also describe the services the State will provide to assist the individual to attain self-sufficiency. @
Other

Each local department of social services designs its own family responsibility plan form. Guidance from the state indicates that the plan should specify the requirement to comply with the requests for cooperation, participation in work activities, and supportive services which the local department provides. The customer’s actions may include, but are not limited to participating in, child support activities, job search activities, employment activities, community service and substance abuse treatment programs, if appropriate. Thus, some local plans may specify family life requirements while others may not.

MICHIGAN

Personal Responsibility Plan and Family Contract; Section IV & V
Form: FIA 4783; Rev 4-97

Life Skills/ Parenting
For minor teen parents: parenting and life skills classes may be required.

School
For minor teen parents: full time attendance at school is required for those without a diploma or GED.

Immunization
Agree to schedule all child(ren) for immunization appointments.

Health Visits
Agree to schedule medical and dental appointments for child(ren).

Child Support
Agree to cooperate fully with the Office of Child Support.

Agency
In the FIA Responsibilities section, the agency agrees to provide a set of services as long as the individual meets program eligibility requirements. FIA agrees to help with child support and a list of supportive services which is also open-ended.

MISSISSIPPI

Personal Responsibility Contract
Form: MDHS-EA-312; Revised 10-01-97

School
Send the children in my care (ages 6 through 17 years old) to school regularly and encourage their success in school.

Immunization
Obtain recommended immunizations.
Family Planning  
TANF grants will not increase to reflect babies born or added to the assistance unit 0 months after the individual was originally notified of the family benefit cap, except for good cause. New children must be reported and can be eligible for Medicaid and food stamps.

Sanctions  
TANF is denied for the family if there is a failure to cooperate with the child support agency or a failure to assign rights to the state.

Agency  
The agency establishes a list of its obligations including that it will explain the TANF Work Program requirements and exemptions and that it may provide transitional Medicaid and child care.

Other  
The contract specifies that if a child leaves the home, such a change must be reported within 5 days and states that failure to timely report child leaving means disqualification.

The contract specifies that food stamps will be reduced by 25% or entirely for failure, without good cause, to comply with TANF requirements other than the Work Program.

The contract is to be signed by the parent/caretaker and second parent.

The Personal Responsibility Contract replaces the Social Contract of AFDC Recipients that had been used in the state's welfare demonstration program. That contract listed certain family life obligations not part of the revised statewide form including that parents would take children up to 18 months old for Medicaid checkups two times a year, and take children between 18 months and six years old for one Medicaid checkup each year.

MISSOURI  
Family Self-Sufficiency Pact
Form: MO 886-2628; 8-95

Agency  
The pact includes the development of a Family Self-Sufficiency Plan under which the Division of Family Services agrees to provide supportive
services that are indicated in the Plan...the unavailability of these services will result in the re-negotiating of the Plan.

Other

The Family Self-Sufficiency Plan has six parts. Open-ended sections first establish employment goals and plan; these are followed by an open-ended section entitled parent and child development plan. The remaining three parts are: supportive services, schedule of contacts, and agreement.

MONTANA

Family Investment Agreement
Form: DPHHS-FA-781; Rev. 8/96

Immunization
Immunizations according to the Early and Periodic Screening, Diagnosis and Treatment (EPSDT) schedule must be received by children in the household.

Health Visits
Health screenings according to the EPSDT schedule must be received by children in the household.

Child Support
Benefits will not be received until all preliminary paperwork is completed; the grant may be sanctioned if at any time there is a failure to respond to a request from the child support enforcement agency.

Sanctions
The needs of the individual will be deducted from the grant for each non-compliance with the FIA:

1st non compliance one month minimum
2nd non compliance three month minimum
3rd non compliance six month minimum
4th & subsequent twelve month minimum

Agency
The Department of Public Health and Human Services will provide services deemed necessary as well as explanations as needed about EPSDT requirements and child support requirements

NEBRASKA
Employment First Self-Sufficiency Contract
Form: Attachment C
School

Children age 15 and younger are to be encouraged to regularly attend school. 

Health Visits

A enroll in available health insurance plans, when appropriate. @
A obtain payment for medical services from a third party, when appropriate. @

Family Planning

A child born into the family more than 10 months after the date of the [agency] interview will not be given incremental assistance added to the grant. 

Instructions for caseworkers on this provision indicate that the family should be told what happens to cash assistance, Food Stamps and Medical when a child is born more than 10 months after the initial or the eligibility interview. @

Child Support

Cooperation with child support enforcement can include a Service plan outlining more actions toward obtaining child support. 

Sanctions

Failure to try to encourage school attend could reduce a grant by $50.

Failure to enroll in health insurance when appropriate will result in termination of...medical coverage and failure to obtain payment from a third party when appropriate will result in the reduction of my ADC grant and termination of my medical coverage. @

Failure to cooperate with child support will result in the reduction of the grant and termination of...medical coverage. @

Agency

The Department of Social services agrees to provide component activities and supportive services detailed in the Employment First Employment Plan, which is a part of this contract. @

Other

The form allows for the signature of two adults.

NEVADA

Personal Responsibility Plan
Form: 2024-WA; 10/97
<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Life Skills/ Parenting</td>
<td>Parenting classes and mentoring programs are two specific items a caseworker may individually check on the form for minor parents; the form for an adult includes a specific item called <em>family responsibilities</em> that could trigger life skills training, among other activities. [A third form for minor children is also used by the state.]</td>
</tr>
<tr>
<td>School</td>
<td>School attendance by minor children (ages 7-12) and education by minor parents are two specific items a caseworker may check.</td>
</tr>
<tr>
<td>Immunization</td>
<td>Immunization is listed as a specific item a caseworker may check for minors.</td>
</tr>
<tr>
<td>Health Visits</td>
<td>Physical and mental health as well as domestic violence issues are specific items a caseworker may check on the form for adults and on the form for minor children; these items are not listed on the form for minor parents.</td>
</tr>
<tr>
<td>Drug Assessment/ Treatment</td>
<td>The form for adults and the form for children, but not the form for minor parents, specifically lists <em>substance abuse issues</em> as an item that could be checked.</td>
</tr>
<tr>
<td>Sanctions</td>
<td>The Personal Responsibility Plan is separate from the Agreement of Cooperation, which must be also be signed. The PRP notes that in addition to the Cooperation agreement, the individual must comply with the PRP as a condition of eligibility.</td>
</tr>
<tr>
<td>Agency</td>
<td>Each form includes an open-ended section in which the agency identifies what it will agree to do.</td>
</tr>
<tr>
<td>Other</td>
<td>The specific items listed that the caseworker might individually check are designed to reflect and employability and assessment process; the list is headed <em>employability and assessment results.</em> In addition to the listed items, the adult form invites the caseworker to check off <em>other</em> if appropriate. Each form includes an open-ended section in which the individual identifies what she will <em>agree to</em> steps to address the identified issues.</td>
</tr>
</tbody>
</table>

**NEW JERSEY**  
Work First Individual Responsibility Plan Summary
Life Skills/ Parenting  The recipient is required to follow the steps established in the personalized plan to address identified individual/family counseling issues.  

Health Visits  The individual is required to follow the steps established in the personalized plan to address identified health issues.  

Drug Assessment/ Treatment  The individual is required to follow the steps established in the personalized plan to address identified health issues.  

Sanctions Failure to keep appointments and take the established steps may result in a loss of benefits for the individual and her children. 

Other The form is a list of topics with open-ended sections that identify the nature of a set of barriers to employment as well as the activity/service that could address the barrier, the supports needed to participate, and a timetable for each step.

**NORTH CAROLINA**

Personal Responsibility Contract  Form: DSS-6963; Rev. 7/96  

School  School-aged children must attend school according to school policy.  

Any teen parents in the family must stay in school.  

Teen Living  Any teen parents in the family must live at home.  

Immunization  Children must get their immunizations.  

Health Visits  Children must have regular medical check-ups.  

Child Support  Cooperation with child support is required unless good cause.  

Sanctions  

<table>
<thead>
<tr>
<th>Failure</th>
<th>Grant Reduction</th>
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</thead>
<tbody>
<tr>
<td>First failure</td>
<td>$50 for 3 months</td>
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<tr>
<td>Second</td>
<td>$75 for 3 months</td>
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<tr>
<td>Third</td>
<td>$75 for 6 months</td>
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</tbody>
</table>
Fourth $75 grant reduction for 12 months

Agency
The agency obligates itself to a set of activities and establishes also that the participant has a right to receive the assistance with services that you can not reasonably provide, and that are necessary...as listed in...the contract.

OHIO
Self-Sufficiency Contract (SSC)
OWF Letter No. 2

Sanctions
LEAP participants who fail to meet requirements will lose the $62 monthly incentive for regular school attendance, and the grant will be reduced with termination possible for the participant and child(ren).

Learnfare participants who fail to attend school will be removed from the assistance group=grant. A parent of a Learnfare participant who fails to attend school will have grant reduced.

Failure to cooperate with child support, meet work activities, or other responsibilities will result in:

First time One month off cash assistance and food stamps or until the failure ceases, whichever is longer, for the entire assistance group.

Second time Three months

Third time Six months medical coverage of the adult

Other
Counties are required to adopt and use a Self-Sufficiency Contract for every OhioWorks First Assistance Group. When signed by all adult or minor head of household members, the SSC, along with the work plan, becomes a binding agreement. If any member of the assistance group fails to comply with the provision, the entire assistance group is subject to the three-tiered sanctions process. The components of the SSC described above are derived from a model circulated to counties by the state in August 1997.
OKLAHOMA

Mutual Agreement/Employability Plan
Form: DHS, Section 7, Revised 9-1-95

Life Skills/ Parenting

The Family Development and Support Services section of the agreement states: There are family problems which can make it hard for you to get off welfare. Please read the list below and ask for information on as many areas as you want. If there are problems in your family, your social worker can assist you in getting help. In addition to family planning, the list includes requests for information on the following topics: Child abuse, disabled children, health screening, school attendance/truancy; AIDS/Sexually Transmitted Diseases; Drug or Alcohol Abuse; Chronic Health Problems; smoking cessation; parenting class; other.

Immunization

Participants can request information from DHS.

Health Visits

Participants can request information from DHS.

Family Planning

Family Development and Support Services, Section 7 of the agreement, states Helping your family help themselves is a part of the purpose of DHS. If you have more children while you are working on your plan for self-sufficiency, you may not be able to meet your goals. Family planning/birth control services are available and include information, counseling services, and medical referrals. The participant is invited to request information on family planning among a list of family issues topics.

Drug Assessment/Treatment

Participants can request information from DHS.

Child Support

Participants agree to turn in all child support payments and to cooperate.

Agency

The Department of Human Services agrees to provide the necessary services or refer ...to another agency for those services. The instructions to caseworkers indicates that while DHS has the responsibility to provide or refer for services, it is the responsibility of the client to request such services.
PENNSYLVANIA

Agreement of Mutual Responsibility

Form: PA 1661; 2/97

School

Those under age 18 without a high school diploma must attend high school or GED classes and graduate. Others are encouraged to return to school. Also part of an activities checklist of 12 times set aside for caseworker use only.

Immunization

Immunization is included as part of the activities checklist of 12 items.

Health Visits

Participants are encouraged to keep yourself and your children healthy as an important step to independence, including keeping health appointments during pregnancy and health screenings for children. Participants are advised to ask caseworkers about transportation assistance to get to a doctor or clinic. (Also part of an activities checklist.)

Drug Assessment/Treatment

If drugs or alcohol prevent the individual from finding or keeping a job, that individual must participate in andcomplete an available certified substance abuse counseling program. (Also part of an activities checklist.)

Child Support

Child support cooperation is required. (Also part of an activities checklist.)

Sanctions

Failure to cooperate with child support reduces benefits by at least 25%, and benefits for the children will be sent to a protective payee.

Agency

The agency will provide supportive services to the extent possible.

SOUTH CAROLINA

Individualized Self-Sufficiency Plan
Life Skills  
The ISSP is an open-ended one page document in which a service and provider are noted along side of each objective; prior to the delineation of these objectives is the question are family life skills completed?

**SOUTH DAKOTA**  
Personal Responsibility Agreement  
Form: DOL-TANF-003&004; 6/97

**School**  
Participant agrees to ensure that child(ren) attend school according to school standards.  
Minor parents agree to attend school.  

**Teen Living**  
Minor parents agree to live in an adult-supervised arrangement.  

**Health Visits**  
Participant agrees to develop a plan to help...improve the financial and emotional circumstances of the family.  

**TENNESSEE**  
Personal Responsibility Plan

**School**  
Minor parents agree to stay enrolled and attend school.  
Participants agree their children will regularly attend school including kindergarten.  

**Teen Living**  
Minor parents agree to live in an adult supervised setting.  

**Immunization**  
Participants agree to make sure ...children receive immunization shots.  

**Health Visits**  
Participants agree to make sure...children receive health check ups.  

**Child Support**  
Participants agree to send all child support to the Department of Human Services.  

**Agency**  
The agency agrees to provide referrals.
TEXAS  
**Personal Responsibility Agreement**

Form: 1073; June, 1996

Life skills/ Parenting

Participants must ensure that each AFDC recipient attend parenting skills classes if requested to do so.

School

Participants must ensure that each child who is younger than 18 or a teen parent younger than 19 attend school regularly unless the child has a diploma or GED.

Health Visits

Participants must ensure that each child gets medical and dental checkups as scheduled through the EPSDT program.

Drug Assessment/ Treatment

Participants must ensure that each parent or relative of a child receiving assistance not use, sell, or possess controlled substances or abuse alcohol.

Child Support

Participants must cooperate with child support.

Agency

Among the agency responsibilities is providing support services to strengthen the family, such as life skills and parenting training.

UTAH  
**Family Employment Program Agreement**

Form: 842

Agency

The agency agrees to give information and services that may be needed and the participants’ responsibilities includes understanding that resources will be available to support my plan. These may include...assessment, counseling, and referrals to community agencies.

VERMONT  
**Family Development Plan**

RU 614; R 3/96

Other

The Family Development Plan is related to the Family Assessment Summary, which considers the head of household as well as other participants in the family. The Plan is a completely open-ended
document identifying steps, tasks, and supports designed to support a goal.

**WEST VIRGINIA**  
**Personal Responsibility Contract**  
IM-WVW-2; New 1/97

**Life Skills/ Parenting**  
The participant will attend counseling, parenting courses, or mentoring if the Family Support Specialist suggests it.  
Teen parents agree to attend parenting classes or participate in a mentorship program or both.

**School**  
Teen parents agree to stay in an educational activity to complete high school, get a GED, or get vocational training and make satisfactory academic progress without getting into trouble.

**Teen Living**  
Unemancipated minors agree to live an adult-supervised arrangement.

**Immunization**  
The participant ensures that the child/ren will get all their required shots.

**Health Visits**  
The participant agrees with the help of an appropriate health care provider to develop and keep a schedule to include shots and routine exams for the children. The participant understands that (s)he may be asked to go to classes that teach about healthy eating habits.

**Family Planning**  
The participant agrees to attend family planning classes if the Family Support Specialist suggests it.

**Child Support**  
The participant agrees to help collect child support.

**Other**  
Open-ended section on challenges and support services needed to overcome challenges.

---

**WISCONSIN**  
**W-2 Participation Agreement**  
Form: DES-2471; N 3/97
School
Participant agrees to make sure that children go to school.

Teen Living
Minor teen parents agree to live with parent(s) or in an approved home.

Family Planning
Additional children will not increase the grant amount.

Child Support
The participant agrees to cooperate with child support enforcement.

Sanctions
Failure to cooperate with child support three times will result in no cash assistance for six months or until cooperation whichever is longer. Failure of children to attend school may cause a benefit reduction.

WYOMING
Individual Responsibility Plan

School
The parent or caretaker agrees to ensure that school-age children (under age 16 or without an 8th grade education) are attending school full time.

The teenager who is 16 or older and has completed 8th grade is responsible for attending school full-time and must maintain a C average, and graduate with the graduation class. He or she must work during summer months unless attending summer school.

Minor parents must attend school full-time, maintain a C average, and graduate with the graduation class. They must work during summer months unless attending summer school.

Teen Living
Unmarried minor parents must live in an adult-supervised setting.

Child Support
The participant agrees to cooperate with child support.
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<tr>
<th>State</th>
<th>Life Skills</th>
<th>School</th>
<th>Teen Living</th>
<th>Immunization</th>
<th>Health Visits</th>
<th>Family Planning</th>
<th>Drug Assessment</th>
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A state is not included on this chart when no IRA exists; no family life requirements were explicitly outlined in the existing IRA; an IRA was in development at the time of contact; or a state advocate or official was unable to provide an IRA. Note that the accompanying text contains additional information for the states listed in the chart; in addition, some states that are not on the chart contain family life obligations that are explicitly listed but may be part of sanctions or agency responsibilities sections.
NOTES

1. P.L. 104-93. Sec 408 (b).


4. CLASP and CBPP are seeking additional information about plans and agreements, including some information about employability plans and the procedures surrounding the development of personal responsibility agreements (e.g., are they developed jointly by the case manager and recipient? Are they developed prior to approval of an application?).

The IRA is limited to a review of family life obligations. While information from employability plans is not reviewed, it is understood that employment-related activities affect family life.

5. A number of state agencies contend that these agreements [regarding employment and family life obligations] encourage participants to think seriously about what they need and to plan for the future, enable the agency to be sure the participant gets all services that will be helpful and assure that the participant has a clear understanding of what the agency will do, and allow for individualization from the outset and modification along the way whenever changes occur. The good news is that some states have developed forms that clearly call for a mutual and individual planning process...These state contrast sharply with many other states that use forms full of *boilerplate* dictating what the *agreement* is. *Welfare News*, Welfare Law Center. Sample Personal Responsibility Agreements and Instructions from five states are available from the Welfare Law Center for $20, 275 Seventh Avenue, Suite 1205, New York, NY 10001-6708.

6. Proposed TANF regulations require states to report on reasons for case closure; however, the *sanction* category is not disaggregated into reasons for sanction. Thus, any IRA-related sanction would be lumped together with all other sanctions (e.g., failure to meet a work requirement).


9. The state agency, when asked for its individual responsibility plan documents, submitted the employability material form which includes within it the reference to family life obligations.

10. Eligible individuals are required to be provided up to one year of transitional Medicaid; states have discretion regarding the provision of transitional child care.

11. The federal statute addresses minor child absences. It establishes that federal TANF funds are not to be spent in support of minor children who are away from home for a significant period of time. It denies assistance where a child has been or is expected to be absent from the home for a period of 45 consecutive days or, at the option of the State, such period of not less than 30 and not more than 180 consecutive days...Section 408(a)(10)(A). It also denies assistance for the parent or guardian who fails to notify the state agency of the absence of a child by the end of the 5-day period that begins with the date that it becomes clear to the parent (or relative that the minor child will be absent for such period...Section 408(a)(10)(C)

12. Food Stamp law, clarified by a November 19, 1997, U.S. Department of Agriculture memo, establishes that the federal food stamp program can only be denied to an individual (not the family of the individual) who fails to meet a work requirement under certain circumstances.

13. Medicaid may only be terminated for the individual who failed to cooperate not the individual’s family.