

DEPARTMENT OF HEALTH AND HUMAN SERVICES



Marla McDade Williams, MPA Administrator

DIVISION OF CHILD AND FAMILY SERVICES Helping people. It's who we are and what we do.

> MTI # 1302 10112024

		WITE # 1302 - 1011202
TO:	Jill Marano, Director - Clark County Fam	ly Services
	Laurie Jackson, Social Services Manager	V – DCFS -District Offices
	Ryan Gustafson, Division Director – Was	hoe County Human Services Agency
FROM:	Betsey Crumrine, Deputy Administrator, I	Division of Child and Family Services
POLICY DIS	STRIBUTION	
Enclosed fir	nd the following policy for distribution to all app	licable staff within your organization:
1302 Emplo	oyee Emergency Shelter Care, Foster Care	and Adoption Placement
This policy i	s/was effective: 10/11/2024	
☐ This poli	cy is new. Please review the policy in its entire	rety
☐ This police	cy replaces the following policy(s): MTL#	- Policy Name:
☐ This poli	cy has been revised. Please see below for th	e type of revision:
	Γhis is a significant policy revision. Please rev	riew this policy in its entirety.
_ 1	Γhis is a minor policy revision: (List page numl	per & summary of change):
	A policy form has been revised: (List form, pag	ge number and summary of change):
	cy has been reviewed for statewide compliance	ce.
NOTE:		
•	lease read the policy in its entirety and note any areas that are additionally required by your agency to be in complianc ith the policy enclosed.	
•	This is an ALL STAFF MEMO and it is the respon appropriate staff within his/her organization and to	sibility of the person listed above to disseminate the policy enclosed to ensure compliance.
•	The most current version of this policy is posted or Please check the table of contents on this page fo	n the DCFS Website at the following address: http://dcfs.nv.gov/Policie r the link to the chapter you are interested in.
CC:		
Wonswayla Mackey (won@clarkcountynv.gov)		Maria Hickey (mhickey@dcfs.nv.gov)
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1302 Employee Emergency Shelter Care, Foster Care and Adoption Placement

Policy Approval Clearance Record

☑ Statewide Policy☐ Administrative Policy☐ DCFS Rural Region Policy	 □ New Policy □ Modified Policy □ This policy supersedes:
Date Policy Effective:	02/01/2013
Attorney General Representative Review:	N/A
DCFS Deputy Administrator Review:	10/11/2024
DMG Original Approval	02/01/2013
DMG Approved Revisions	N/A

STATEMENT OF PURPOSE

Policy Statement and Purpose: With the approval of the Administrator of the Division of Child and Family Services (DCFS) or their designee, and pursuant to criteria outlined in Nevada Revised Statute (NRS) 432.030 and Nevada Administrative Code (NAC) 424.300, employees of agencies that provide child welfare services are allowed to provide foster care maintenance and special services to any child(ren) other than a child(ren) who is on that employee's caseload presently or has been on their caseload in the preceding three years.

Employees of an agency that provides child welfare services are allowed to provide foster care maintenance and special services to a child(ren) who is or has been on their caseload, pursuant to a court order or request, or upon the referral of law enforcement officials for emergency care and with the approval of the Administrator or their designee.

The purpose of this policy is to provide guidelines for the application to provide foster care, adoption and/or emergency care by employees of agencies that provide child welfare services. These guidelines will ensure fair and objective consideration of employee applications, compliance with statutory requirements as well as ensuring placement and case planning focuses on the best interest of the child(ren) involved.

AUTHORITY

NRS: NRS 63.510; NRS 432.030; NRS 424.020; NRS 284.143;

NAC: NAC 284.738; NAC 284.742; NAC 284.754; NAC 284.758; NAC 424.300

DEFINITIONS

Administrator: The Administrator of the Division of Child and Family Services (DCFS).

Agency which provides Child Welfare Services: In a county whose population is less than 100,000, the agency is a local office of the Division of Child and Family Services; or in a county whose population is 100,000 or more, the agency of the county, which provides or arranges for necessary child welfare services. May also be referred to as "Agency" or "Child Welfare Agency".

Employee: Any person employed by either CCFS, WCHSA, DCFS, including full-time, part-time and temporary employees.

Maintenance: General expenses for care such as board, shelter, clothing, transportation and other necessary or incidental expenses, or any of them, or monetary payments therefor and includes the provision of foster care and adoption of foster care children.

Special Services: Medical, hospital, psychiatric, surgical or dental services, or any combination thereof.

STANDARDS/PROCEDURES

Foster and/or Adoption of a Child(ren) in Child Welfare Custody

1. Employee Application

- a. An employee interested in becoming a foster care provider and/or adoptive parent for a child(ren) in child welfare custody must contact their immediate supervisor, notifying the supervisor, of their interest/intent.
- b. The employee's supervisor will review this policy with the employee and provide the employee with the Employee Request for Adoption and Foster Care Form 1302A.
- c. The employee will complete and submit the Employee Request for Adoption and Foster Care form 1302A to their supervisor.
- d. The supervisor will consult with the program manager, if applicable, and will forward the employee's completed request to the Administrator or their designee within five (5) business days of receipt.
- The Administrator or their designee will send the decision to the program manager and/or supervisor for distribution to the employee.
- f. An employee who receives Administrator or their designee approval to proceed with their request, must participate in the same process required of all foster/adoptive parent applicants, including but not limited to:
 - i. Pre-service training;
 - ii. Background checks, fingerprints, and references;
 - iii. Home study; and
 - iv. Foster home licensing requirements.
- g. Following the employee's completion of all required foster/adoptive parent/emergency shelter provider application steps, the completed home study and any required waiver requests, as applicable, the request will be submitted by the foster care licensing supervisor, through the program manager and/or supervisor, to the Administrator or their designee.
- h. The Administrator or their designee will send the final approval or denial of the request to the program manager and/or supervisor and employee.

2. Agency Placement Decisions and Prohibitions

- a. The initiation of the application process to provide foster care, adoption and/or emergency care by employees of the child welfare agencies does not imply approval as a foster care provider and/or adoptive parent or approval of the placement of a specific child(ren) with the employee.
- b. All foster care provider, emergency care provider and/or adoption parent applications by employees of an agency that provides child welfare services must be submitted using Employee Request for Adoption and Foster Care form 1302A.
- c. All foster care provider, adoption parent and/or emergency shelter care applications by employees of an agency that provides child welfare services must be approved by the Administrator or their designee including those placements that are made pursuant to court order or request; or, upon referral of appropriate law enforcement officials for emergency care.
- d. The Administrator or their designee will not approve any application for the above services if a child(ren) is on that employee's caseload presently or has been on their caseload in the preceding three years unless the following conditions exist:
 - i. A court order or request for the specific placement; or
 - ii. A referral by appropriate law enforcement officials for emergency care.
- e. An employee of an agency which provides child welfare services and who is otherwise qualified to provide foster care maintenance and special services to a child, shall not accept placement of a child(ren) into their home, even on an emergency shelter care basis, if the child is currently on their caseload or has been within the preceding three (3) years without the Administrator or their designee's approval and the following conditions exist:
 - i. A court order or request for the specific placement; or
 - ii. A referral by appropriate law enforcement officials for emergency care.
- f. All placements into an employee's home who is a licensed foster parent must be approved by the Administrator or their designee using the Placement Request Form 1302B. This form must

be submitted prior to any placement of a child(ren) with the exception of emergency shelter care. All emergency shelter care placements must have the form completed by the end of the next business day following placement of a child(ren).

- g. An employee who is a licensed foster parent may be licensed for emergency shelter care. However, an employee, who is a licensed foster parent, responding to after hours emergency calls shall not place a child(ren) involved in emergency placement situations into their own home for the purposes of emergency shelter care.
- h. Decisions about placement of any child with an employee for purposes of adoption will be made by an adoption review team outside of the region in which the employee works. The Placement Request Form 1302B shall be included in the adoption review team referral packet. All team members will maintain confidentiality regarding employee information.
- i. No foster care or adoption placement with an employee shall be made within three (3) years of that employee's negotiation, participation in, acceptance through signature, or any manner of involvement in a relinquishment of parental rights.
- j. A child welfare agency may not bind former employees to this policy expect insofar as a child(ren) who is on a full-time, part-time, or temporary employee's caseload presently *or has been* on that employee's caseload in the preceding three (3) years may not be fostered/adopted by that employee. In short, the three (3) year period of time in which an employee may not foster/adopt a child(ren) on his/her caseload is not affected by termination of the employer/employee relationship; the three (3) year period stands despite severing the employment relationship.

3. Adoptions of Child in the Custody of Other Public Agencies.

a. An employee who desires to foster and/or adopt a child(ren) in the custody of another state must adhere to all requirements as outlined in the Interstate Compact for the Placement of Children (ICPC). ICPC adoptions of children in the custody of another public agency do not require Administrative review.

4. Private Adoptions

- a. Employees adopting a child(ren) not in child welfare custody should seek private adoption services through an approved child placing agency when available. Private adoptions do not require Administrative review.
- b. If services through a private adoption agency are unavailable, an employee may contact the child welfare agency adoption program for assistance based upon the fee for service schedule.

5. Personal Leave

- a. If an employee needs to take time away from work for the care of their adopted or foster child(ren), they shall request appropriate leave time as outlined in the personnel policies.
- b. Employees shall not, under any circumstances, transport *their* adopted or foster child(ren) in a state vehicle.
- c. Employees must meet all work obligations and will not be granted any leave time other than that described in the personnel policies.

6. Confidentiality of Files and Information

- The case records and information regarding employees must remain confidential in accordance with applicable law.
- b. Hard copy files will be afforded special handling to prevent them from becoming available to co-workers and to ensure the appropriate confidentiality of employee, child(ren), and birth parent case records.
- c. Electronic files will be afforded the level of confidentiality provided by UNITY.
 - i. The case records of employees will be kept in a locked file cabinet and made available only to the worker who handles the case or the foster care/adoption supervisors.
 - ii. Employees may not have access to records or otherwise receive information about children needing foster or adoptive families except that which is given to any foster or adoptive parent who is inquiring about potential placement of a child.
 - iii. In addition, access to employee's foster and adoptive home studies is limited to those directly involved in working with them as foster or adoptive families.
 - iv. All employees must comply with all confidentiality policies.

SECTION 1300

7. Investigation of CPS Referrals or Licensing Complaints

a. Any referral or complaint will be investigated jointly by the assessment and licensing workers outside the local or regional office in which the employee works.

JURISDICTIONAL ACTION

Development of Internal Policies: N/A

Supervisory Responsibility: N/A

STATE RESPONSIBILITIES

The State will provide technical assistance regarding program development and implementation to the child welfare agencies.

POLICY CROSS REFERENCE

Policies: 0701 Interstate Compact of the Placement of Children (ICPC)

History and Updates: This policy was effective as of 02/01/2013 and reviewed 10/11/2024.

ATTACHMENTS

FPO 1302A - Employee Request for Adoption and Foster Care

FPO 1302B - Placement Request