

in the Division of HIV/AIDS Prevention, National Center for HIV, STD, and TB Prevention, Centers for Disease Control and Prevention (CDC), Mail Stop E-58, Atlanta, GA 30333, telephone (404) 639-8317. (Technical assistance may also be obtained from your respective State/local health departments.)

Preapplication Workshops will be held in October and November 1996. Prospective applicants are encouraged to attend a workshop in their area. The purpose of these workshops is to assist prospective applicants in understanding CDC application requirements and program priorities. During the workshops, information will be presented on this application guidance, programmatic priorities, HIV prevention community planning, CDC business management requirements, and how to access additional preapplication resources relevant to application development. For additional information concerning workshops in your area, please contact your State or local health department or a project officer in the Division of HIV/AIDS Prevention, National Center for HIV, STD, and TB Prevention, Centers for Disease Control and Prevention (CDC), Mail Stop E-58, Atlanta, GA 30333, telephone (404) 639-8317.

Potential applicants may obtain a copy of "Healthy People 2000" (Full Report; Stock No. 017-001-00474-0) or "Healthy People 2000" (Summary Report; Stock No. 017-001-00473-1) through the Superintendent of Documents, Government Printing Office, Washington, DC 20402-9325, telephone (202) 512-1800.

Dated: August 12, 1996.

Joseph R. Carter,  
*Acting Associate Director for Management and Operations, Centers for Disease Control and Prevention.*

[FR Doc. 96-20897 Filed 8-15-96; 8:45 am]

BILLING CODE 4163-18-P

### Administration for Children and Families

#### Submission for OMB Review; Comment Request

*Title:* Evaluation of Family Support Programs.

*OMB No.:* New Request.

*Description:* This study, conducted under a contract to Abt Associates, Inc., responds to the requirement of Subpart 2, Section 435 of OBRA 1993, which directs the Secretary of Health and Human Services to evaluate the

effectiveness of family support programs. The information collected will provide descriptive information about family support programs, including detailed information about program operations and variation among programs, and will address the question of the effectiveness of such programs in achieving their goals. The data collected will complement a previous review of existing evaluations of family support programs, and will provide prospective information on eight programs, including information about the operation of such programs and outcomes for families and children who participate. Information will be collected beginning in Fall, 1996, through interviews with parents, children, and teachers of children who are participants in family support programs. Domains of interest include adult and child strengths, home environment, child development, children's school success, development of children's social responsibility, family resources, family social support networks, adoption of healthy lifestyles, community environment, community resources, and community networks.

*Respondents:* Individuals or households, not-for-profit institutions.

### ANNUAL BURDEN ESTIMATE

Instrument	Number of respondents	Number of responses per respondent	Average burden per response	Total burden hours
Family Interview .....	1,085	3.1	1.0	3,340
Child Interview .....	845	3.4	.25	715
Student Interview .....	245	2	.25	125
Teacher Questionnaire .....	825	2.8	.17	395

*Estimated Total Annual Burden Hours:* 4,575.

*OMB Comment:* OMB is required to make a decision concerning the collection of information between 30 and 60 days after publication of this document in the Federal Register. Therefore, a comment is best assured of having its full effect if OMB receives it within 30 days of publication. Written comments and recommendations for the proposed information collection should be sent directly to the following: Office of Management and Budget, Paperwork Reduction Project, 725 17th Street, N.W., Washington, D.C. 20503, Attn: Ms. Wendy Taylor.

Dated: August 12, 1996.

Bob Sargis,

*Acting Reports Clearance Officer.*

[FR Doc. 96-20910 Filed 8-15-96; 8:45 am]

BILLING CODE 4184-01-M

### New and Pending Demonstration Project Proposals Submitted Pursuant to Section 1115(a) of the Social Security Act: July 1996

**AGENCY:** Administration for Children and Families, HHS.

**ACTION:** Notice.

**SUMMARY:** This notice lists new proposals for welfare reform and combined welfare reform/Medicaid demonstration projects submitted to the Department of Health and Human Services for the month of July, 1996. It includes both those proposals being considered under the standard waiver process and those being considered under the 30 day process. Federal approval for the proposals has been requested pursuant to section 1115 of the Social Security Act. This notice also lists proposals that were previously

submitted and are still pending a decision and projects that have been approved since July 1, 1995. The Health Care Financing Administration is publishing a separate notice for Medicaid only demonstration projects.

*Comments:* We will accept written comments on these proposals. We will, if feasible, acknowledge receipt of all comments, but we will not provide written responses to comments. We will, however, neither approve nor disapprove new proposals under the standard application process for at least 30 days after the date of this notice to allow time to receive and consider comments. Direct comments as indicated below.

**ADDRESSES:** For specific information or questions on the content of a project contact the State contact listed for that project.

Comments on a proposal or requests for copies of a proposal should be addressed to: Howard Rolston, Administration for Children and Families, 370 L'Enfant Promenade, S.W., Aerospace Building, 7th Floor West, Washington DC 20447. Fax: (202) 205-3598; Phone: (202) 401-9220.

#### SUPPLEMENTARY INFORMATION:

##### I. Background

Under Section 1115 of the Social Security Act (the Act), the Secretary of Health and Human Services (HHS) may approve research and demonstration project proposals with a broad range of policy objectives.

In exercising her discretionary authority, the Secretary has developed a number of policies and procedures for reviewing proposals. On September 27, 1994, we published a notice in the Federal Register (59 FR 49249) that specified (1) the principles that we ordinarily will consider when approving or disapproving demonstration projects under the authority in section 1115(a) of the Act; (2) the procedures we expect States to use in involving the public in the development of proposed demonstration projects under section 1115; and (3) the procedures we ordinarily will follow in reviewing demonstration proposals. We are committed to a thorough and expeditious review of State requests to conduct such demonstrations.

On August 16, 1995, the Secretary published a notice in the Federal Register (60 FR 42574) exercising her discretion to request proposals testing welfare reform strategies in five areas. Since such projects can only incorporate provisions included in that announcement, they are not subject to the Federal notice procedures. The Secretary proposed a 30 day approval process for those provisions. As previously noted, this notice lists all new or pending welfare reform demonstration proposals under section 1115. Where possible, we have identified the proposals being considered under the 30 day process. However, the Secretary reserves the right to exercise her discretion to consider any proposal under the 30 day process if it meets the criteria in the five specified areas and the State requests it or concurs.

##### II. Listing of New and Pending Proposals for the Month of July, 1996

As part of our procedures, we are publishing a monthly notice in the Federal Register of all new and pending proposals. This notice contains proposals for the month of July, 1996.

*Project Title:* California—Work Pays Demonstration Project (Amendment).

*Description:* Would amend Work Pays Demonstration Project by adding provisions to: reduce benefit levels by 10% (but retaining the need level); reduce benefits an additional 15% after 6 months on assistance for cases with an able-bodied adult; time-limit assistance to able-bodied adults to 24 months, and not increase benefits for children conceived while receiving AFDC.

*Date Received:* 3/14/94.

*Type:* AFDC.

*Current Status:* Pending.

*Contact Person:* Glen Brooks, (916) 657-3291.

*Project Title:* California—Work Pays Demonstration Project (Amendment).

*Description:* Would amend the Work Pays Demonstration Project by adding provisions to not increasing AFDC benefits to families for additional children conceived while receiving AFDC.

*Date Received:* 11/9/94.

*Type:* AFDC.

*Current Status:* Pending.

*Contact Person:* Bruce Wagstaff, (916) 657-2367.

*Project Title:* California—Assistance Payments Demonstration Project/California Work Pays Demonstration Project (Amendment).

*Description:* Would amend the Assistance Payments Demonstration Project/California Work Pays Demonstration Project by adding provisions to California to allow two additional AFDC benefit reductions: (1) Reduce the Maximum Aid Payment (MAP) by 4.9 percent across-the-board statewide; and (2) divide California counties into two regions based on housing costs, and reduce both the Need Standard and the MAP in the region with the lower costs. In addition, the State is requesting blanket authority for future reductions in AFDC payment levels in conjunction with welfare reform state law changes.

*Date Received:* 3/13/96.

*Type:* AFDC/Medicaid.

*Current Status:* Pending.

*Contact Person:* Bruce Wagstaff, (916) 657-2367.

*Project Title:* California—Assistance Payments Demonstration Project/California Work Pays Demonstration Project (Amendment).

*Description:* Would amend the Assistance Payments Demonstration Project/California Work Pays Demonstration Project by adding provisions to allow one additional provision: income of a senior parent living in the same household with a minor parent with a dependent child

will not be deemed to the minor parent's child.

*Date Received:* 3/13/96.

*Type:* AFDC.

*Current Status:* Pending.

*Contact Person:* Bruce Wagstaff, (916) 657-2367.

*Project Title:* Georgia—Jobs First Project.

*Description:* In ten pilot counties, would replace AFDC payment with paid employment; extend transitional Medicaid to 24 months; eliminate 100 hour employment rule for eligibility determination in AFDC-UP cases.

*Date Received:* 7/5/94.

*Type:* AFDC.

*Current Status:* Pending (not previously published).

*Contact Person:* Nancy Meszaros, (404) 657-3608.

*Project Title:* Georgia—Fraud Detection Project.

*Description:* Would seek to reduce the incidence of fraud in the AFDC and Food Stamps programs by imposing stronger penalties on individuals convicted of committing such fraud. Georgia proposes to change the fraud penalty to one year for the first violation and permanently for the second violation.

*Date Received:* 7/1/96.

*Type:* AFDC.

*Current Status:* Pending.

*Contact Person:* Betty Williams-Kirby, (404) 657-3604.

*Project Title:* Hawaii—Pursuit Of New Opportunities (PONO).

*Description:* Would, limit benefits to 60 months in a lifetime for all households except those exempt from work requirements; for all non-exempt households, progressively reduce the grant amount, by 20% after 2 months, then in annual stages to 50% in the fifth year of eligibility; exclude the income of dependent, minor student recipients from the 185% Gross Income Test; require all non-high school graduate or non-GED certified minor parent heads of households to participate in educational activities; use a Benefit Reduction Rate formula to allow participants to offset progressive grant reductions by keeping a larger portion of any earned income; eliminate all of AFDC-UP categorical requirements; strengthen JOBS participation requirements by eliminating certain exemptions such as, remoteness due to excessive travel time, current work activity, the non-principal earner in a two parent household, or full-time VISTA participants, etc.; allow families to retain up to \$5,000 in resources; disregard one motor vehicle, regardless of equity value, needed for self-sufficiency purposes; delete the \$50

child support pass-through; disregard all student loans, grants and scholarships as income.

*Date Received:* 05/07/96.

*Type:* AFDC.

*Current Status:* Pending.

*Contact Person:* Kristine Foster, (808) 586-5729.

*Project Title:* Indiana—Impacting Families Welfare Reform Demonstration—Amendments.

*Description:* Statewide, proposes expansions and amendments to current demonstration to impose a lifetime 24-month limit on cash assistance and categorical Medicaid eligibility (12 months for resident alien); allow 1 month AFDC credit (to a maximum of 24 at any one time) for each 6 consecutive months full-time employment; count each month of AFDC receipt from another state within the previous 3 years as 1 month against the lifetime limit; restrict permissible "specified relatives" for AFDC children and minor parents; extend AFDC, Medicaid, and food stamp fraud disqualification penalties; establish 3 unexcused absences per year as the statewide definition of unacceptable school attendance; provide a voucher equal to 50% of assistance amount for family cap child for goods and services related to child care; divert AFDC grants to subsidize child care costs; establish an option for an employed AFDC recipient to receive guaranteed child care or an AFDC payment equal to the family's benefit before employment; require a child's mother to establish paternity as a condition of eligibility for the child and the caretaker; establish additional conditions of eligibility for AFDC; impose penalties for illegal drug use; base CWEP hours on the combined value of AFDC and Medicaid assistance; make JOBS volunteers subject to the same sanctions as mandatory participants; continue eligibility for AFDC recipients until countable income reaches 100% of the federal poverty guidelines; expand voluntary quit definition and penalties; impose income limits on transitional Medicaid and child care and limit each to 12 months in a person's lifetime; with some exceptions, deny Medicaid under all coverage provisions to those determined ineligible as a result of AFDC welfare reform provisions; restrict Medicaid payments made to employees with employer's health care benefits to the lesser of the employee's insurance premium or the amount the state would otherwise pay; and require minor parents to live with a legally responsible adult and count the income and resources of non-parent adults.

Additional provisions: Food Stamp recipients could be required to participate CWEP and job search; increase AFDC and Food Stamp penalties for non-compliance with CWEP and job search; require cooperation with child support as condition of eligibility for Food Stamps.

*Date Received:* 12/14/95; Amendment received 2/6/96.

*Type:* Combined AFDC/Medicaid.

*Current Status:* Pending.

*Contact Person:* James H. Hmurovich, (317) 232-4704.

*Project Title:* Kansas—Actively Creating Tomorrow for Families Demonstration.

*Description:* Amended pending demonstration to provide that the demonstration would: replace \$30 and  $\frac{1}{3}$  income disregard with continuous 40% disregard; disregard lump sum income, income and resources of children in school and interest income; count income and resources of adults, and at State option children, who receive SSI; exempt one vehicle without regard for equity value; eliminate 100-hour rule and work history requirements for UP cases; expand AFDC eligibility to pregnant women in 1st and 2nd trimesters; eliminate eight week job search limitation; allow alcohol and drug screening and treatment as a JOBS activity; eliminate the 20-hour work requirement limit for parents with children under 6; delay the effective date of changes in household composition; make work requirements in the AFDC and Food Stamp programs more uniform; and increase sanctions for not cooperating with child support enforcement activities and violations of employment and JOBS requirements.

*Date Received:* 7/26/94; amendment received 4/30/96.

*Type:* Combined AFDC/Medicaid.

*Current Status:* Pending.

*Contact Person:* Diane Dystra, (913) 296-3028.

*Project Title:* Maryland.

*Description:* Statewide, would expand, with some modifications, previously approved Family Investment Program (FIP) pilot county provisions to be statewide and introduce new provisions: Replace the current \$90 and \$30-and-one-third exclusions with a flat 20% earned income deduction, 50% for self-employed earned income; limit the child care disregard to \$175 in all cases; allow case managers to set AFDC certification periods up to 1 year and require eligibility to be re-established before the end of each certification period; modify JOBS exemption requirements; allow \$2,000 in countable resources and exclude one vehicle per

household, life insurance, and certain real property; count stepparent income only if it is more than 50% of the poverty level; allow non-custodial parents and stepparents to participate in JOBS; provide welfare avoidance grants of up to 3 months benefit amount (up to 12 months in special circumstances); allow IV-A child care funds in lieu of AFDC for families diverted from cash assistance; impose immediate full-family sanctions for fraud and for failure to cooperate with JOBS or child support enforcement requirements; reduce the adverse notification period to 5 days; eliminate the \$50 child support pass-through; allow only 1 assistance unit per family or payee; eliminate deprivation as an eligibility factor; change treatment of lump sums; eliminate JOBS assessment and employability plans; and modify JOBS program requirements.

*Date Received:* 4/26/96.

*Type:* AFDC.

*Current Status:* Pending.

*Contact Person:* Kathy Cook, (410) 767-7055.

*Project Title:* To Strengthen Michigan Families (Amendments).

*Description:* Statewide, would require attendance at a joint orientation held by the Michigan Jobs Commission and the Family Independence Agency for all adult AFDC, Refugee Cash Assistance (RCA), and food stamp applicants and recipients as a condition of eligibility; during the first 2 months of eligibility for benefits, remove full family's AFDC, RCA, and food stamp benefits for non-compliance with JOBS or Food Stamp Program (FSP) employment and training (E&T) requirements, for a minimum of one month; after the first two months of eligibility, reduce grant by 25 percent for noncompliance with work requirements and after 4 months of noncompliance close the case for a minimum of one month or until compliance; after 4 months non-compliance with child support enforcement requirements close the case until compliance; increase the asset limit to \$3,000, count only liquid assets, and treat all lump sums as liquid assets rather than income for AFDC and FSP; modify redetermination requirements for AFDC and FSP; deny AFDC benefits to persons who have entered the State for employment purposes but do not intend to remain in Michigan; provide for the immediate effect of negative actions, allow specific case changes to be reflected in the month following the month of change, and create an agency overpayment standard for recovery purposes of \$1,000 for AFDC and FSP; modify existing AFDC assistance unit

composition rules to include stepparents, stepsiblings, spouses and certain children age 18–19, and to exclude non-parent caretakers when the parent (except a minor parent) is in the home; allow a dependent child to live with an unrelated caretaker; eliminate the 185 percent of need test and apply the same earned income disregards to applicants and recipients; budget income of mandatory ineligible; replace the dependent care disregard with vendor payments based on the Child Day Care Services program eligibility requirements; replace the 75th percentile rule for child care costs with reimbursement rates that represent reasonable child care market rates; eliminate deprivation as an eligibility criterion; modify QC review requirements; provide AFDC benefits to a pregnant woman starting at any point in the pregnancy rather than just the last trimester; use 100 percent title IV–A funds to provide advance EITC payments to eligible, employed AFDC recipients; budget the actual sponsor's contribution to a sponsored alien when determining the client's AFDC and food stamp eligibility and treat contribution as unearned income of the sponsored alien when budgeting against the needs of the group; extend AFDC eligibility only to U.S. citizens, legal permanent resident aliens, and certain other legal entrants; apply additional income exclusions for AFDC and FSP for a variety of income types, including inconsequential income, donations based on need, dependent child earnings, adoption subsidies, child support refunds, training payments, etc.; require reporting of gross income changes for AFDC and FSP only if \$100 or more; define dependent child as a child who is unemancipated according to state law; provide law enforcement officers with the address of an AFDC or food stamps recipient who is a fugitive felon or who the law enforcement office believes has a fugitive felon living in the home; deny assistance to any AFDC or food stamp applicant or recipient who is identified as a fugitive felon; pay current monthly child support collections directly to the family and budget them against the AFDC grant, after the \$50 disregard is applied; revise child support distribution cycle; extend transitional child care to 24 months and eliminate the requirement that a family receive AFDC in at least 3 of the 6 months immediately preceding the first month of AFDC ineligibility; place title IV–E funding (except for adoption subsidy payments) in a block grant; use JOBS funds to pay for transportation and other employment-related expenses;

assign an individual to CWEP for 20 hours per week irrespective of the family's AFDC benefit level or receipt of child support; count all mandatory and optional JOBS components toward the AFDC–UP participation rate; expand the JOBS target population; waive employment and training exemptions for RCA participants to match the AFDC waiver granted to Michigan in October 1994; adopt the current AFDC waiver proposal regarding earned income disregards for RCA; limit the groups eligible for Medicaid; provide 12 months transitional Medicaid for AFDC cases that close due to child support payments and eliminate the requirement that a family receive AFDC in at least 3 or the 6 months before ineligibility; allow an age test for children's Medicaid eligibility rather than a birth date test; limit automatic Medicaid coverage to newborns of Medicaid recipients; include blind individuals in the definition of disability for Medicaid eligibility; determine a family's Medicaid eligibility recognizing that it operates as a single economic unit and use income and resource standards based on family composition rather than separate standards for individual members; define countable income and distinguish income from resources for Medicaid to be consistent with AFDC proposal; eliminate the burial fund and burial space exclusions for Medicaid; provide for long-term care through a combination of private insurance and Medicaid; modify Medicaid policy regarding trusts; allow State agency's disability or blindness determination for non-cash Medicaid clients to be final; eliminate advance notice requirement for Medicaid negative actions; and allow Medicaid Buy-In for persons with no employer-based coverage whose transitional Medicaid coverage ends.

*Date Received:* 6/27/96.

*Type:* Combined AFDC/Medicaid.

*Current Status:* Pending.

*Contact Person:* Dan Cleary, (517) 335–0015.

*Project Title:* Minnesota—Work First Program.

*Description:* In pilot counties, would provide vendor payments in lieu of regular AFDC benefits for applicants' rent and utilities for up to six months; sanction for at least six months job-ready applicants who fail to comply with job search and other applicants who fail to participate in JOBS orientation; and require part-time CWEP of unemployed, nonexempt job-ready individuals who fail to participate in job search for 32 hours/week or who after eight weeks of job search are not employed for at least 32 hours/week or

not self-employed with a net income equal to the family's AFDC benefit. Individuals who refuse to participate in CWEP or are terminated from a CWEP job would incur a whole family sanction and become ineligible for AFDC for at least six months. Non-job-ready participants would be assigned appropriate education and training. Post-placement services would be provided for up to 180 days and Transitional Child Care and Medicaid without regard to AFDC receipt in 3 of the 6 months preceding ineligibility.

*Date Received:* 4/4/96.

*Type:* AFDC/Medicaid.

*Current Status:* Pending.

*Contact Person:* Gus Avenido, (612) 296–1884.

*Project Title:* Minnesota—AFDC Barrier Removal Project.

*Description:* Statewide, would expand AFDC–UP eligibility; treat minor parents living with a caretaker parent on AFDC as a separate filing unit and disregard the caretaker parents' earned income up to 200 percent of the federal poverty guideline; disregard earned income of dependent children who are at least half-time students as well as all their savings deposited into an individual development account; increase the auto-equity limit to \$4,500; cease recovering overpayments (once every two years per case) due to an individual's new employment resulting in ineligibility; and determine AFDC benefit amount for a family in which all members have resided in the State for less than 12 months based on the payment standard of the state of immediate prior residence if less than Minnesota's.

Minnesota has amended this application to include a proposed provision in which families who have resided in the State of Minnesota for less than 30 days would not be eligible for AFDC with the following exceptions: (1) Either the child or caretaker relative was born in Minnesota; (2) either the child or caretaker relative has resided in the State for 365 consecutive days in the past; (3) either the child or the caretaker relative went to Minnesota to join a close relative who has resided in the State for at least one year; or (4) the caretaker relative went to Minnesota to accept a bona fide offer of employment for which he or she was eligible. For purposes of the exemption close relative is defined as a parent, grandparent, brother, sister, spouse, or child. The State would allow county agencies to waive the 30 day requirement in cases of emergency or where unusual hardship would result from denial of benefits.

*Date Received:* 4/4/96; amendment received 5/28/96.

Type: AFDC.

Current Status: Pending.

Contact Person: Ann Sessoms, (612) 296-0978.

Project Title: New Mexico:Work First.

Description: Statewide would emphasize work by requiring job search prior to case approval; expand mandatory JOBS participation by exempting caretakers (1) over 65 years or (2) with children up to 1 year old; expand Transitional Child Care eligibility by eliminating the three-in-six rule and providing it for up to 36 months after ineligibility for AFDC due to earnings; provide special one-time payments needed by recipient to accept or retain employment; eliminate separate JOBS participation rates for AFDC-UP cases; change AFDC earned income disregard to 20 percent plus \$134 per month standard deduction; increase resource limits to \$1,500 for cash and exclude one vehicle regardless of value. Other provisions to encourage self sufficiency and personal responsibility are increased progressive sanctions for JOBS and paternity establishment cooperation, resulting in case closure for successive non-compliance; requiring minor parents to live in a supervised setting; eliminate the parental deprivation provisions; expand two-parent eligibility by eliminating the 100-hour rule and the work history requirement; make AFDC a closed-ended program which requires recipients to recertify their eligibility on a periodic basis, or have their case closed with proration of both food stamps and AFDC from date of application; eliminate reconciliation requirement so that over and under payments would not be reported or collected; and require AFDC and food stamp income change reporting and processing only at the time of periodic review and re-certification.

Date Received: 8/6/95.

Title: Combined AFDC/Medicaid.

Current Status: New.

Contact Person: Roberto Salazar (502) 827-7280.

Project Title: New York—Learnfare Program.

Description: Would phase in statewide a provision that would require AFDC children in grades 1 through 6 to attend school regularly by mandating a sanction of removal of the child's needs from the budget group for three months in those cases, where after counseling, the child has 5 or more unexcused absences in a quarter. Benefits for parents will be terminated, for failure without good cause, to sign the release form for educational records.

Date Received: 5/31/96.

Type: AFDC.

Current Status: Pending.

Contact Person: Jeff Gaskell, (518) 486-3415.

Project Title: New York—Intentional Program Violation Demonstration.

Description: Statewide would change the sanction for Intentional Program Violations making the period of ineligibility of the person committing the violation dependant on both the number of offenses and the amount of the overpayment incurred as a result of the violation.

Date Received: 5/31/96.

Type: AFDC.

Current Status: Pending.

Contact Person: Jeff Gaskell, (518) 486-3415.

Project Title: Oklahoma—Welfare Self-Sufficiency Initiative.

Description: In four pilots conducted in five counties each, would (1) extend transitional child care to up to 24 months; (2) require that all children through age 18 be immunized and require that responsible adults with preschool age children participate in parent education or enroll the children in Head Start or other preschool program; (3) not increase AFDC benefits after birth of additional children, but provide voucher payment for the increment of cash benefits that would have been received until the child is two years old; and (4) pay lesser of AFDC benefit or previous state of residence or Oklahoma's for 12 months for new residents.

Date Received: 10/27/95.

Type: AFDC.

Current Status: Pending.

Contact Person: Raymond Haddock, (405) 521-3076.

Project Title: Pennsylvania—School Attendance Improvement Program.

Description: In 7 sites, would require school attendance as condition of eligibility.

Date Received: 9/12/94.

Type: AFDC.

Current Status: Pending.

Contact Person: Patricia H. O'Neal, (717) 787-4081.

Project Title: Pennsylvania—Savings for Education Program.

Description: Statewide, would exempt as resources college savings bonds and funds in savings accounts earmarked for vocational or secondary education and disregard interest income earned from such accounts.

Date Received: 12/29/94.

Type: AFDC.

Current Status: Pending.

Contact Person: Patricia H. O'Neal, (717) 787-4081.

Project Title: Pennsylvania—Common Sense Welfare to Work Program.

Description: Statewide, would impose 24 month time limit on receipt of AFDC after which individuals would be required to work or participate in subsidized employment, work experience, on-the-job training, community service or workfare for at least 20 hours per week; require adult applicants and recipients, pregnant/parenting minors, and minors without high school diplomas or equivalent who are not attending school to sign an Agreement of Mutual Responsibility (AMR) as a condition of eligibility for AFDC and impose a \$40 per month penalty for failure to comply with the agreements in the AMR; impose sanctions for failing to comply with employment-related AMR provisions which would be progressive and could lead to permanent disqualification for the adult in the first 24 months and for the family after that period; provide the lesser of the Pennsylvania benefit or the former state benefit during the first 12 months of residency; deny AFDC to an individual serving a disqualification for either Food Stamp program or PA's General Assistance program fraud or who has been sentenced for a criminal offense but has not satisfied the penalty imposed by a court and to exchange information with the State Police and Board of Probation and Parole to identify such persons; deny AFDC and Medicaid to those who fail to appear, as a defendant, at a criminal court proceeding; require nonexempt applicants and recipients who are not employed an average of 20 hours/week to participate in an eight-week job search period and additional activities if employment is not found; after 24 months of AFDC receipt, require work or participate in subsidized employment, work experience, on-the-job training, community service or workfare for an average of 20 hours/week as a condition of receipt of cash assistance; limit exemptions from JOBS and work requirements; eliminate priority for volunteers under JOBS, limitations on periods of job search, and requirement to consider preferences of participant to the maximum extent possible in employability plan; eliminate workers' compensation coverage under community service activity; allow the filling of established unfilled vacancies under the Work Supplementation component, allow participation for 12 months, and cash out food stamp benefits for Work Supplementation participants; eliminate gross income test (i.e., 185 percent of need standard); disregard 50 percent of earned income without time limit; exclude one vehicle for AFDC and food

stamps; disregard all earned income of dependent children for AFDC and food stamps, and increase age limit for dependent children to 21 years of age; require recipients under 18 to attend high school or GED; extend Transitional Child Care (TCC) beyond 12 months, establish co-payments as a percentage of cost of care, expand eligibility to include cases which have received AFDC for one month and which close for any reason other than sanction if the individual is employed; extend transitional Medicaid to 12 months for cases which close as a result of child support collections; require cooperation with Child Support Enforcement for AFDC recipients and Medicaid-only applicants and recipients prior to authorization of assistance for applicants; redefine what constitutes noncooperation for child support; allow IV-D workers to determine cooperation rather than IV-A workers; provide AFDC to needy child who resides with non-relative if in the best interest of the child; expand two-parent eligibility by eliminating 100-hour definition of employment, 30-day waiting period, and work history requirements; expand eligibility to pregnant women in the first trimester of pregnancy; for AFDC and Medicaid, exclude value of life insurance and nonresident property, and in-kind income; for AFDC, Medicaid, and food stamps revise lump sum policy and exclude student financial aid; for AFDC and food stamps change budgeting methods and recovery of over/underpayments.

*Date Received:* 7/31/96.

*Type:* Combined AFDC/Medicaid.

*Current Status:* New.

*Contact Person:* Ed Zogby, (717) 772-7829.

*Project Title:* Utah—Single Parent Employment Demonstration (Amendments).

*Description:* Would amend the current Single Parent Employment Demonstration, establishing a 36 month lifetime limit on a family's receipt of AFDC, with exceptions; and count toward the time limit months of AFDC receipt in another state.

*Date Received:* July 2, 1996.

*Type:* AFDC.

*Current Status:* Pending.

*Contact Person:* Bill Biggs, (801) 538-4337.

*Project Title:* Virginia—Virginia Independence Program (Amendments).

*Description:* Would amend the Virginia Independence Program to require AFDC applicants and recipients (including specified relatives other than a parent) to provide information sufficient to identify the non-custodial

parent. Failure to provide the required information would result in sanctions. In any case where an applicant/recipient does not claim good cause or good cause does not exist, an affidavit from the custodial parent attesting to the lack of information about the non-custodial parent/putative father, in and of itself, would not meet the definition of cooperation. If the first two genetic tests exclude the named putative fathers, the State will impose a sanction until paternity is established. If a relative other than the parent maintains that he does not know the identity of the child's parent and has no way to help identify the parent, the sanction would not be imposed.

*Date Received:* 5/24/96.

*Type:* AFDC.

*Current Status:* Pending (amended provisions not previously published).

*Contact Person:* Barbara Cotter, (804) 692-1811.

*Project Title:* West Virginia—West Virginia Works.

*Description:* Statewide, would extend transitional child care to 24 months for families who are employed and otherwise eligible. In selected counties, provide a one-time diversion payment in lieu of AFDC; require development of a personal responsibility contract for AFDC applicants and recipients, and non-public assistance cases eligible for Food Stamps, as a condition of eligibility which will outline the assessed needs of the participant; require at least 20 hours of work participation per week by non-exempt parents over age 20, and require parents under age 20 to remain in school until they graduate or obtain a GED, with limited exemptions; work requirements for parents over 20 without a high school diploma or GED would not have to be coupled with education; require child immunization, school attendance and satisfactory progress and community service activities; time limit AFDC benefits based on a time frame for achieving goals not to exceed a 60 month lifetime limit on cash assistance for non-exempt families, with some extensions; impose fiscal sanctions if the adults fail to meet the terms of their personal responsibility contract without good cause or through fraud equal to a one third reduction in AFDC benefits for 3 months for the first sanction, a two thirds reduction in AFDC benefits for 3 months for the second sanction, and case closure until participation occurs for the third sanction; eliminate the JOBS conciliation requirement; increase by 10% the AFDC monthly cash benefit to families where both the husband and wife are living together and caring for

her/his children; reduce to 75% the AFDC monthly cash benefit to families where there is another adult present in the household but not eligible for inclusion in the AFDC calculation; eliminate many JOBS exemptions, and make most remaining exemptions temporary, including allowing only a one-time exemption for children under 2 years of age (only 6 month exemptions will be provided for additional children); require minor parents to live at home or in an adult-supervised setting, attend and maintain satisfactory progress in an educational activity to complete high school, GED or vocational training; increase the allowable asset level to \$5,000 and exempt one vehicle regardless of value; expand eligibility for transitional child care; allow a family to be eligible for transitional child care for up to 30 days for job search purposes, if they lose a job with good cause; for AFDC/UP, eliminate the requirement that the unemployed parent have a recent attachment to the labor force, and not work more than 100 hours per month; count all income received by any member of the family which can be used at the discretion of the household, including the first \$50 of child support and SSI payments; increase earned income disregards to enable families to retain benefits up to 50% of the Federal poverty level; eliminate the 8 week limitation on job search activities; allow the State to extend transitional medical coverage to 24 months; and transfer the cash value of Food Stamp benefits for AFDC recipients to a wage pool for a voluntary subsidized employment activity.

*Date Received:* 7/1/96.

*Type:* Combined AFDC/Medicaid.

*Current Status:* Pending.

*Contact Person:* Sue Buster, (304) 558-3186.

*Project Title:* Wisconsin—Work Not Welfare and Pay for Performance Projects (Amendments).

*Description:* Statewide, would lower the JOBS exemption from a parent whose youngest child is one year old or younger to a parent whose youngest child is 12 weeks old or younger; require up to 40 hours a week in CWEP regardless of the amount of the family's AFDC grant and require participation in substance abuse and mental health treatment, as appropriate; include intentional failure or voluntary quit in a work component as a failure to cooperate with JOBS and apply JOBS program sanctions to the entire family; and limit AFDC receipt to 60 months in a lifetime, with exemptions and case-by-case extensions. The state would extend

child care to families earning up to 165 percent of poverty with graduated co-payments based on the cost of care, and change IV-A cases headed by a non-needy non-legally responsible relative to IV-E cases and provide cases headed by an adult SSI recipient a special child-only grant supplement in lieu of the regular AFDC payment for the child. Both types of cases would be exempt from the time limit and work requirements. Further, the state would require minor parents to live with a parent or in an adult-supervised setting. Also the state would establish a competitive process for selection of contractors to administer county programs.

*Date Received:* 5/8/96; Amendments received 5/17/96.

*Type:* AFDC.

*Current Status:* Pending.

*Contact Person:* Jean Sheil, (608) 266-0613.

*Project Title:* Wisconsin—Wisconsin Works (W2).

*Description:* Statewide, would establish performance standards for the administration of Wisconsin Works (W2) along with a competitive process for selection of contractors to administer county programs. The State would provide—but not guarantee—work positions, child care and health care coverage to families, (as defined by the State,) whose gross income does not exceed 115 percent of the federal poverty level (FPL), whose resources do not exceed \$2,500 (excluding a homestead), and whose total auto equity assets do not exceed \$10,000, with a 60-day State residency requirement for eligibility. The State would count all earned and unearned income, including child support (which will be paid directly to the custodial parent), except for EITC when determining W2 eligibility. The State would require participation in substance abuse and mental health treatment, as appropriate; exempt from a work requirement parents with a child less than 12 weeks old; and provide for an appeal process for W2 eligibility and benefit decisions. The State would review an individual W2 agency's financial eligibility decision only if the applicant petitions the State within 15 days of the decision and would not pay benefits pending a decision. Applicants would be required to search for unsubsidized employment during eligibility determination, and would be denied eligibility if they refused a bona fide offer of employment in the 180 days prior to application. The State would automatically refer all W2 participants to child support for services. The State would require minor

parents to live with a parent or in an adult-supervised setting to receive W2 non-employment/non-cash benefits, e.g., financial planning assistance, case management; but minor parents would not be eligible for W2 employment/cash benefits. Teen children must attend school regularly. The state would provide children whose parents are SSI recipients a payment of \$77.

The W2 payment amount would be determined according to job placement: Unsubsidized job, trial job (including up to \$300 per month wage subsidy to employer), community service job (benefit of \$555 per month), and transitional placement (benefit of \$518 per month). Community service jobs would require 30 hours per week of work plus 10 hours per week of education and training; transitional placement jobs would require 28 hours per week of work plus 12 hours of education and training. In addition CWEP participation would be increased up to 40 hours per week. The State would sanction individuals \$4.25 per each hour of non-participation in work requirements. In addition sanctions would be imposed upon the entire family for refusal to participate, without good cause, in a W2 employment position. Three refusals to participate in any W2 employment category would result in permanent ineligibility for that category. To assist families with one-time expenses, the State would provide Job Access Loans for employment support needs, e.g., car repair, uniforms, etc.; and would extend child care to families earning up to 165 percent of poverty with graduated co-payments based on family income and the category of care used. Child care would only be provided to children under 13.

The State would limit participation to 24 months in any one W2 employment position and would limit lifetime eligibility for benefits to 60 months, with extensions on a case-by-case basis; the 60-month limit would apply to certain JOBS participants beginning July 1, 1996. The State would change AFDC cases headed by a non-legally responsible relative to a IV-E case; provide job search assistance and case management to non-custodial parents with a child support order; impose stricter sanctions for non-cooperation with child support; and permanently deny W2 employment after three Intentional Program Violations. Benefit overpayments will be recouped for intentional violations at a rate set by the State. Corrective payments would not be made for underpayments. Eligibility for Emergency Assistance for certain homeless persons would be limited to once in a 36-month period unless the

homelessness was caused by domestic abuse, and the State would allow displacement of regular employees by W2 participants in certain cases: i.e., partial displacement (reduction in hours); impairment of existing contracts; infringement upon promotional opportunities; and filling of any established unfilled position.

The State would eliminate transitional Medicaid and expand Medicaid (i.e., the W2 Health Plan) to families with gross income up to 165 of FPL, who would then remain eligible until their income increases to 200 percent of FPL; and would incorporate a mandatory HMO enrollment or primary provider program for W2 participants. Participants would be required to pay a share of W2 Health Plan premiums according to a sliding scale, and the State would impose stricter Medicaid sanctions for non-cooperation with child support. The State would merge the Food Stamps E&T program with the W2 Work Program; modify the Food Stamps work program exemptions; eliminate the Food Stamps gross income test; require nutrition education for Food Stamps recipients; and cash out food stamps.

*Date Received:* 5/29/96.

*Type:* Combined AFDC/Medicaid.

*Current Status:* Pending.

*Contact Person:* Jean Sheil, (608) 266-0613.

*Project Title:* Wyoming—New Opportunities and New Responsibilities—Phase II (Amendments).

*Description:* Proposes expansion of demonstration provisions currently limited to a pilot site statewide and further amendments to the current demonstration to establish a 5-year lifetime limit on cash assistance for adults, beginning with time on AFDC from July 1, 1987 (with limited exemptions and extensions); pursue child support from the absent minor parent's parents; freeze benefits based on household size 10 months after initial qualification; replace existing earnings disregards for recipients (except no disregard will apply for recipients disqualified due to fraud, education time limits, illegal alien) with a maximum earned income disregard of \$200 for recipients; expand pay-for-performance from AFDC-UP to the regular AFDC population, with limited exemptions, where failure to perform any item in the self-sufficiency plan would cause disqualification of the parent for AFDC, Food Stamps, and Medicaid; reduce the grant by \$40 when a nonexempt child fails to meet the performance requirements; require able-



bodied applicants and recipients to do job search for up to 16 weeks unless otherwise exempted; terminate the case when there is loss of contact with the client for 1 month after nonpayment for failure to meet the performance requirements; exclude the earned income and resources of a dependent child who is a full-time high school student; allow payment of the supplied shelter grant for households with a SSI recipient, unmarried minor parents, or recipients disqualified for other reasons (fraud, education time limits, illegal aliens); exclude one licensed vehicle with a fair market value of less than \$12,000; increase the resource limit to \$2,500 for those in compliance with, or exempted from, the performance requirements; and exclude veteran's service connected disability compensation if the annual income is less than the poverty level.

*Date Received:* 5/13/96.

*Type:* Combined AFDC/Medicaid.

*Current Status:* Pending.

*Contact Person:* Marianne Lee, (307) 777-6849.

### III. Listing of Approved Proposals Since July 1, 1995

*Project Title:* Tennessee—Families First.

*Contact Person:* Glenda Shearon, (615) 313-5652.

*Project Title:* Utah—Single-Parent Employment Demonstration (Amendments).

*Contact Person:* Bill Biggs, (801) 538-4337.

### IV. Requests for Copies of a Proposal

Requests for copies of an AFDC or combined AFDC/Medicaid proposal should be directed to the Administration for Children and Families (ACF) at the address listed above. Questions concerning the content of a proposal should be directed to the State contact listed for the proposal.

(Catalog of Federal Domestic Assistance Program, No. 93562; Assistance Payments—Research)

*Dated:* August 12, 1996.

Howard Rolston,

*Director, Office of Planning, Research and Evaluation.*

[FR Doc. 96-20938 Filed 8-15-96; 8:45am]

BILLING CODE 4184-01-P

### Food and Drug Administration

[Docket No. 93F-0269]

#### Lonza, Inc.; Withdrawal of Food Additive Petition

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Notice.

**SUMMARY:** The Food and Drug Administration (FDA) is announcing the withdrawal, without prejudice to a future filing, of a food additive petition (FAP 3B4387), proposing that the food additive regulations be amended to provide for the safe use of didecyltrimethylammonium chloride as a preservative on wooden articles intended to contact food.

#### FOR FURTHER INFORMATION CONTACT:

Andrew J. Zajac, Center for Food Safety and Applied Nutrition (HFS-216), Food and Drug Administration, 200 C St. SW., Washington, DC 20204, 202-418-3095.

**SUPPLEMENTARY INFORMATION:** In a notice published in the Federal Register of August 12, 1993 (58 FR 42977), FDA announced that a food additive petition (FAP 3B4387) had been filed on behalf of Lonza, Inc., c/o Delta Analytical Corp., 7910 Woodmont Ave., suite 1000, Bethesda, MD 20814 (currently c/o Lewis & Harrison, 122 C St. NW., suite 740, Washington, DC 20001).

The petition proposed to amend the food additive regulations in § 178.3800 *Preservatives for wood* (21 CFR 178.3800) to provide for the safe use of didecyltrimethylammonium chloride as a preservative on wooden articles intended to contact food. Lonza, Inc., has now withdrawn the petition without prejudice to a future filing (21 CFR 171.7).

*Dated:* July 19, 1996.

Alan M. Rulis,

*Director, Office of Premarket Approval, Center for Food Safety and Applied Nutrition.*

[FR Doc. 96-20964 Filed 8-15-96; 8:45 am]

BILLING CODE 4160-01-F

[Docket Nos. 80N-0012 and 84N-0067; DESI 10826]

#### Drug Efficacy Study Implementation; Certain Topical Anti-Infective Drug Products; Withdrawal of Approval of New Drug Applications

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Notice.

**SUMMARY:** The Food and Drug Administration (FDA) is withdrawing approval of pertinent parts of the new drug applications (NDA's) for cream and ointment products containing neomycin sulfate and gramicidin in addition to nystatin and triamcinolone acetonide. There is a lack of substantial evidence that the products as originally formulated are effective in the treatment of various dermatoses and as anti-infective agents for which they are

labeled. Both products have been reformulated to eliminate neomycin sulfate and gramicidin, and FDA has approved the reformulated products as safe and effective.

**EFFECTIVE DATE:** September 16, 1996.

**ADDRESSES:** Requests for guidance on the applicability of this notice to a specific product should be identified with the Drug Efficacy Study Implementation (DESI) number 10826 and directed to the Division of Prescription Drug Compliance and Surveillance (HFD-330), Center for Drug Evaluation and Research, Food and Drug Administration, 7500 Standish Pl., Rockville, MD 20855.

#### FOR FURTHER INFORMATION CONTACT:

Christine F. Rogers, Center for Drug Evaluation and Research (HFD-366), Food and Drug Administration, 7500 Standish Pl., Rockville, MD 20855, 301-594-2041.

**SUPPLEMENTARY INFORMATION:** In a notice of opportunity for a hearing published in the Federal Register of September 25, 1981 (46 FR 47408), the Director of the Bureau of Drugs (now the Center for Drug Evaluation and Research) proposed to withdraw approval of NDA's for certain topical anti-infective drug products. The proposal was based on the lack of substantial evidence of effectiveness as required by section 505(e) of the Federal Food, Drug, and Cosmetic Act (the act) (21 U.S.C. 355(e)) and 21 CFR 314.126 (previously 21 CFR 314.111(a)(5)). In response to that notice, requests for a hearing were filed for the following NDA's:

1. NDA's 60-572 and 60-576; Mycolog Ointment and Cream, respectively, both containing nystatin (100,000 units per gram (g)), triamcinolone acetonide (1.0 milligram (mg)/g), neomycin sulfate (2.5 mg/g), and gramicidin (0.25 mg/g); now held by Apoticon, a division of Bristol-Myers Squibb, P.O. Box 4500, Princeton, NJ 08543-4500.

2. NDA's 61-954 and 62-045; Myco Triacet Cream and Ointment, respectively, containing nystatin, neomycin sulfate, gramicidin, and triamcinolone acetonide; held by Lemmon Co., 650 Cathill Rd., Sellersville, PA 18960.

3. NDA's 62-135 and 62-136; Nystatin-Neomycin Sulfate-Gramicidin-Triamcinolone Acetonide Ointment and Cream, respectively; held by E. Fougera and Co. (formerly Byk Pharmaceutical Group), a division of Altana, Inc., 60 Baylis Rd., Melville, NY 11747.

4. NDA's 62-186 and 62-280; Nystatin-Neomycin Sulfate-Gramicidin-Triamcinolone Acetonide Cream and Ointment, respectively; held by Clay-