OVERVIEW			
	Pursuant to state and federal law, the Michigan Department of Health and Human Services (MDHHS) may enter into a guardianship agreement with the successor guardian(s) for:		
	 Guardianship assistance. Nonrecurring expenses. Guardianship assistance-related Medicaid. State-funded medical subsidy. 		
	Guardianship assistance and medical subsidy agreements are written legally binding agreements between the department and the successor guardian(s) that include the agreement provisions.		
JUVENILE GUARDIANSHIP ASSISTANCE			
	The MDHHS juvenile guardianship assistance eligibility determination process must be completed and if found eligible, an agreement will be issued to the successor guardian(s). The juvenile guardianship assistance agreement must be signed by the successor guardian(s) and the MDHHS Adoption and Guardianship Assistance Office (AGAO) program manager or MDHHS designee before payments can be made.		
Guardianship Assistance Application			
	The successor guardian(s) may be eligible to receive guardianship assistance on behalf of an eligible child, if the AGAO determines that all of the following apply:		
	 A DHS-3313, Juvenile Guardianship Assistance Agreement, for the child was in effect before the appointment of the successor guardian(s). 		
	 The successor guardian(s) was appointed by the court as a result of the death or incapacitation of the preceding guardian(s). 		
	Example: Incapacitation due to severe illness or physical disabilities.		

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- The preceding guardian(s) had an active DHS-3313, for the child before their death or incapacitation.
- The successor guardian(s) meets all of the conditions set forth in policy and law.

Program eligibility is completed when the successor guardian(s) has requested juvenile guardianship assistance via the DHS-3310-SG, Successor Juvenile Guardianship Assistance Application, and all of the following occurs:

• The completed DHS-3310-SG is submitted to the AGAO:

Michigan Department of Health and Human Services Adoption and Guardianship Assistance Office 235 S. Grand Ave, Suite 612 P.O. Box 30037 Lansing, MI 48909

- The following documents must be submitted with the application:
 - Court order appointing the successor guardian(s), which specifies the appointment is due to the death or incapacitation of the preceding guardian(s).
 - Copy of the preceding guardian's death certificate, if applicable.
 - •• Signed statement from the successor guardian(s) indicating the date they assumed care of the child.
- Criminal background checks and clearances of the child abuse and neglect registry are obtained on all adults living in the home including clearance of the child abuse and neglect registry in any state in which they have resided during the past five years.

Note: The AGAO will provide the successor guardian(s) with information on how to obtain the required clearances.

• The AGAO reviews the documentation, determines eligibility and the maximum monthly guardianship assistance rate, and issues a DHS-3313, if eligible.

If the application is incomplete, the AGAO must notify the successor guardian(s) of any missing application information or

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	required do application.	cumentation within 14 calendar days of	receipt of the
	date of the application provide the application	sor guardian will have 30 calendar days notice to provide missing documentation to be processed. If the successor guard missing documentation within this time will be denied, and the successor guard re-apply to have an eligibility determinat	n for the lian(s) does not frame, the lian(s) will be
	program red Juvenile Gu	uccessor guardian(s) is determined not quirements for eligibility, the MDHHS-59 lardianship Assistance and Nonrecurrin Right to Appeal, will be issued to the gu	968, Notice of g Expenses
Guardianship Assistance Rates			
	guardian(s) the original the success <u>Juvenile Gu</u>	um daily rate for guardianship assistanc will be the same maximum rate that wa DHS-3313. The actual rate will be nego or guardian(s) and the department; see ardianship Assistance Rate Determinat ination policy.	is established on itiated between e <u>GDM 720,</u>
Other Financial Benefits			
	guardian(s) children wh Retirement, Administrat local Social RSDI. Succ	ourt appoints the successor guardian(s) must apply to become the representativ o are eligible for Supplemental Security Survivors, Disability Insurance (RSDI) fon (VA) benefits. Successor guardians Security Administration (SSA) office reg essor guardians may apply to become to ive payee for VA benefits by contacting	ve payee for Income (SSI), or Veteran's must contact the garding SSI and the
	and SSI. In to guardian SSI of the g guardianshi child's conti	be eligible for both guardianship assist the case of children who have been elig ship, the successor guardian(s) must im uardianship and the amount of the ongo p assistance payment. The SSA will de nued eligibility for SSI after guardianshi he payment.	gible for SSI prior mediately notify ping monthly termine the
		ssor guardian(s) chooses not to reques	•

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assistance as the child receives other financial support and does

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	successor g assistance p	juardianship assistance agreement sigr uardian(s) and the adoption and guardi program manager or MDHHS designee, le for guardianship assistance paymen	anship , the child will
Guardianship Assistance Payments			
	court appoir payments ca of the prece guardian(s),	ssor guardian(s) began caring for the ch the successor guardian(s), guardian an be made retroactively to either the da ding guardian(s), the date of incapacity or the date the successor guardian(s) a hichever is later.	ship assistance ate of the death of the preceding
Funding Source			
	and state fur the success	anship Assistance Program (GAP) is fur nds. The funding source for guardiansh or guardian(s) is the same funding sour on the original DHS-3313, when the ch o.	ip assistance for rce that was
	•	The funding source may change in the hold member has a criminal history that eligibility.	
Medicaid			
		vere eligible for Medicaid through the G uardian(s) are eligible for Medicaid with	
Guardianship Assistance Agreements			
		813, is issued by the AGAO. The succeshis agreement by submitting a DHS-33	• • • • •
	negotiated b	onthly guardianship assistance is paid ir between the successor guardian(s) and m amount entered by the AGAO on the	MDHHS, up to

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	successor assistance	nship assistance agreement must be signe guardian(s) and the adoption and guardia program manager or MDHHS designee p of guardianship assistance payments.	anship
Nonrecurring Expenses (NRE) Agreements			
	DHS-3313	ssor guardian(s) and MDHHS enter into a , for reimbursement of nonrecurring expension and approval of the DHS-3310-SG.	
	guardian(s agreement payments guardian(s Opening R	reimbursement of expenses by the succe of or authorized third party may be initiated t is signed by all parties. Processing of rei will begin after the appointment of the suc of and the DHS-1344-SG, Successor Guar Request, and appropriate receipts and doc y the AGAO.	d after the mbursement ccessor rdianship Case
	the date of successor reimburser the date of <u>730, Nonre</u>	ng expenses claims may be paid up to tw the appointment of the successor guardia guardian(s) or authorized third party mus- ment for eligible expenses no later than tw the court's appointment of the guardian(s <u>ecurring Expenses Eligibility and Reimburg</u> <u>hip Assistance</u> for detailed nonrecurring e	an(s). The t claim the vo years from s); see <u>GDM</u> <u>sement-</u>
Medical Subsidy Agreements			
	services in	who are eligible for GAP are eligible for pos the same manner as adoptive families, ir for medical subsidy. Medical subsidy is a s	ncluding
	guardian(s reimburser available p including p as Medica <u>640, Post</u>	s determined without respect to the succes of or child's income. Before medical subsidement is made, the successor guardian(s) is private and public funding sources for medion private health insurance and public health id and Children's Special Health Care Ser <u>Placement- Use of the Adoption Medical S</u> or more information.	dy must pursue all lical costs, benefits, such vices; see <u>AAM</u>

Medical subsidy applications may be submitted either before or after the appointment of the successor guardian(s) and may be approved up to the child's 18th birthday. Specific medical and mental health conditions must be certified, and a medical subsidy agreement must be signed by the successor guardian(s) and the adoption and guardianship assistance program manager or MDHHS designee before the coverage begins.

If a child was found eligible for medical subsidy with the preceding guardian(s), the medical subsidy will transfer to the successor guardian(s) once the following occurs:

- The successor guardian(s) and the AGAO designee have entered into a DHS 3013GA, Juvenile Guardianship Medical Subsidy Agreement, covering all of the following:
 - Identification of the physical, mental, or emotional condition(s) covered by the medical subsidy.
 - •• The duration of the medical subsidy agreement.
 - Conditions for continued eligibility for the medical subsidy.
- The DHS 3013-GA, Juvenile Guardianship Medical Subsidy Agreement, is issued by the AGAO after approval of the DHS-1341-M, Juvenile Guardianship Medical Subsidy Application.
- After the successor guardian(s) is appointed, the successor guardian(s) apply for the medical subsidy agreement by submitting the DHS-1341-M to the AGAO at:

Michigan Department of Health and Human Services Adoption and Guardianship Assistance Office 235 S. Grand Ave, Suite 612 P.O. Box 30037 Lansing, MI 48909

The medical subsidy agreement must be signed by the successor guardian(s) and the adoption and guardianship assistance program manager or MDHHS designee after the child's eligibility is determined by the AGAO.

If the medical subsidy agreement is signed after the court's signature on the appointment of the successor guardian(s), the effective date of the agreement will be the date of the appointment of the successor guardian(s) or the effective date entered on the agreement by the AGAO, whichever is later.

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	guardian(s) manager o DHS-1344-	Is will not be processed for payment until th) and the adoption and guardianship assista r MDHHS designee have signed the agreer -SG, is processed by the AGAO; see <u>GDM</u> hip Medical Subsidy Eligibility for detailed m licy.	ance program ment and the <u>735, Juvenile</u>
AGREEMENT PROCEDURES			
	agreement	is responsible for preparing and sending th for the child, to the successor guardian(s) v ermined eligible.	
Successor Guardian			
		ssor guardian(s) is responsible for the follow procedures:	ving
		wing and completing each agreement accor ment instructions.	ding to the
	•	g each agreement and obtaining a witness agreement.	signature on
	Return	ning the agreement(s) to the AGAO.	
The Adoption and Guardianship Office			
		pt of the completed and signed agreement, e for the following agreement procedures:	the AGAO is
		wing the agreement(s) for completeness and solving all problems before proceeding.	d accuracy
		ing the adoption and guardianship assistan ger or MDHHS designee signature on the ag	
	 Return guardia 	ning the original agreement(s) to the succes an(s).	sor
AGREEMENT PROVISIONS			

Guardianship Assistance/ Nonrecurring Expenses	
	The following provisions are included in both title IV-E and state funded guardianship assistance agreements:
	• Type of assistance to be paid.
	Maximum guardianship assistance rate.
	 Amount of negotiated ongoing monthly guardianship assistance payment agreed to by the successor guardian(s) and MDHHS and any services and other assistance to be provided under the agreement.
	 Provisions for the protection of the interests of the child in cases where the successor guardian(s) and child move to another state while the agreement is in effect.
	 The guardianship agreement is in effect regardless of the state in which the successor guardian(s) and child reside.
	 Nature and amount of nonrecurring expenses to be paid.
	Medicaid eligibility.
	Conditions for continued payment of guardianship assistance.
	Legislative increases and decreases that affect all cases.
	 Duration of the ongoing guardianship assistance monthly payment.
	 Successor guardian(s) responsibilities.
	 The procedures by which the successor guardian(s) may apply for additional services as needed.
Medical Subsidy (State-Funded)	
	The following provisions are included in state-funded medical sub- sidy agreements:
	Medical conditions covered by medical subsidy.

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	• Requ	irements for continued payment of medical s	subsidy.	
	Conti reside	nuation of eligibility regardless of a change in ency.	n state	
	Durat	tion of the medical subsidy agreement.		
	• Reim	bursement requirements.		
	• Succ	essor guardian(s) responsibilities.		
CASE OPENING				
		ship assistance, nonrecurring expenses and opened when the successor guardian(s) su 4-SG.		
	court apport payments of the pre- guardian(s	If the successor guardian(s) began caring for the child before the court appointed the successor guardian(s), guardianship assistance payments can be made retroactively to either the date of the death of the preceding guardian(s), the date of incapacity of the preceding guardian(s), or the date the successor guardian(s) assumed care of the child, whichever is later.		
GUARDIANSHIP ASSISTANCE DURATION				
		ship assistance eligibility must exist until one ions occurs:	of the follow-	
	• The c	child becomes 18 years of age.		
		The child has not yet reached their 18th birthday, but emancipated by any of the following:		
	•• [\	Court order. Marriage. Entering the military service.		
	• The c	child dies.		
	• The c	child is adopted.		
	• The g	guardianship is revoked or terminated.		

• The successor guardian(s) has requested in writing that the guardianship assistance payment permanently stop.

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• A determination of ineligibility is made by MDHHS.

One or more of the following are reasons for a determination of ineligibility:

- The successor guardian(s) dies.
- The successor guardian(s) is no longer legally responsible for the support of the child.
- The successor guardian(s) is no longer providing support for the child.

See <u>GDM 745</u>, <u>Juvenile Guardianship Assistance Case Opening</u> and <u>Duration</u> for additional information on adoption by a guardian.

MEDICAL SUBSIDY DURATION

Medical subsidies are not title IV-E funded or subject to title IV-E regulations.

Medical subsidy eligibility exists until one of the following conditions occurs:

- The child becomes 18 years of age.
- The child has not yet reached their 18th birthday, but is emancipated by any of the following:
 - •• Court order.
 - •• Marriage.
 - •• Entering the military service.
- The child dies.
- The guardianship is terminated.
- A determination of ineligibility is made by MDHHS based on one or more of the following:
 - •• The successor guardian(s) receives a Family Support Subsidy for the child from MDHHS.
 - The child is removed from their home as a temporary court ward (TCW) due to delinquency or due to a child protective proceeding (MCL 712A.2(a)).

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Extension Agreements

The guardianship assistance eligibility policies in <u>GDM 716</u>, <u>Extensions for Youth Entering Guardianship at Ages 16-17</u> apply to guardianship assistance for youth who were 16-years of age or older when their guardianship was appointed and had a guardianship assistance agreement in place.

Note: The guardianship assistance agreement must be in place and the guardianship must be appointed prior to the youth turning 18-years of age.

SUCCESSOR GUARDIAN RESPONSIBILTIES

The successor guardian(s) must notify the AGAO, in writing, no later than seven days after a change in the successor guardian's address.

The successor guardian(s) must notify the AGAO, in writing, no later than two weeks after any of the following occur:

- The guardianship is revoked or terminated.
- The child's marriage.
- The child's death.
- The child enters the military service.
- The child becomes emancipated.
- The child is adopted.
- The child becomes a ward of the juvenile court through voluntary or involuntary action.
- The guardian(s) is no longer providing any support of the child.
- Family Support Subsidy for the child is obtained from MDHHS (medical subsidy only).

Recoupment procedures will apply for changes that result in an overpayment.

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Notice of Agreement Termination			
	assistance agree due to one or me Guardianship As	guardian(s) must be notified of guardian ement and medical subsidy agree ore of the above conditions by a I ssistance Case Closure/Overpayr oupment of excess payments will	ement termination DHS-4103-G, nent Notice from
CONTINUED ELIGIBILTY WHEN A CHILD IS MADE A TEMPORARY COURT WARD (TCW)			
	under MCL 712/ 712A.2(b), the g unless the succe for the child. Sup such as paymen	eved from their home due to deline A.2(a) or a child protective proceed uardianship assistance payment essor guardian(s) is no longer pro oport includes various forms of fin its for therapy, tuition, clothing, m int in the home, or services for the	eding under MCL must be continued oviding any support nancial support aintenance of
	some form of fin continue the gua of the ongoing m signatures by the	mines that the successor guardia ancial support to the child, the de ardianship assistance payment af nonthly guardianship assistance p e successor guardian(s) and the sistance program manager or MD	partment may ter renegotiation payment and adoption and
Child Removed and Placed Outside the Home as a Temporary Court Ward (TCW)			
) requires a court to order a guard or service when a child is placed	

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Child Placed in Own Home as a Temporary Court Ward (TCW)			
	,	 permits the court to order a guard re or service when a child is placed W. 	
Medical Subsidy for Child who is a Temporary Court Ward (TCW)			
	the home as a	edical subsidy ends when a child is TCW due to delinquency or due to ne medical subsidy may be reopene ome.	a child protective
Address Changes			
	See <u>GDM 760</u> address chang	<u>, Address Changes/Out of State Cas</u> e policy.	ses for detailed
Annual Review of Eligibility			
	receiving guard of the child and return the annu	ort will be provided to all successor of dianship assistance to determine co d successor guardian(s). Failure to o ual report to the AGAO will result in child's and successor guardian's co	ntinuing eligibility complete and further action to
Recoupment			
	date that eligib	or overpayments will be pursued retaility ceased to exist; see <u>GDM 770,</u> <u>Inderpayments/Tax Implications</u> for plicy.	
Administrative Hearings			
		, <u>Administrative Hearing</u> and <u>AAM 7</u> ministrative Hearings for detailed ad	

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LEGAL AUTHORITY			
	preserves t payment ur	; The Social Security Act [42 USC 673(or the eligibility of a child of kinship guardia nder certain circumstances when a guar cessor guardian due to death or incapaci guardian.	dian is replaced
POLICY CONTACT			
		about this policy item may be directed to licy Mailbox (Child-Welfare-Policy@mic	