

HCP/CDDO Policy

Regarding: CSPs Losing Their Licenses

Final Revisions and Approval Date: May 17, 2001

Implementation Date: July 1, 2001

Policy Language:

The CDDO and its affiliates will comply with K.S.A. 65-4411 et seq., K.S.A. 19-4001 et seq., K.S.A. 39-7,100 et seq., K.S.A. 39-1801 et seq., and K.A.R. 30-64-01 et seq.

Notwithstanding any limitations to the contrary, any person, organization or agency receiving funds identified in this agreement must comply with K.A.R. 30-63-28. Any CSP that loses its license to provide services will no longer be provided funds identified for services in the SRS/CDDO Contract, and it must cooperate with the CDDO in assisting the transition of persons to alternative service providers until all service needs are met. Consistent with K.S.A. 39-1807, a CSP that loses its license may be required to maintain services for people in place until alternative services can be secured, with reasonable compensation for actual costs, and that alternative compensation process will be managed by HCP/CSS. If the CSP is also the CDDO and HCP/CSS has determined the CDDO cannot carry out this transition in ways that provide for the best interests of the persons served, HCP/CSS will assume or contract out the responsibility of managing the transition of the persons to alternative services.