

Series:

100: Case Management

Policy Name:

Services to Refugee and Entrant Unaccompanied Minors

Policy Number:

132

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Policy:

It is the policy of Communities Connected for Kids to follow all Department procedures (CFOP 175-44) in serving unaccompanied refugee minors. The procedure applies to

Communities Community disable and all subjects to the procedure

Communities Connected for Kids and all subcontract agencies.

Procedure:

Definition of Refugee and Entrant Unaccompanied Minor

- 1. An unaccompanied minor is defined as a person who has not yet attained 18 years of age, or has attained 18 years and is not over 21 years but is still enrolled in post secondary education, a community college or a university; who entered the U.S. unaccompanied by and not destined to join a parent, or a close non-parental adult relative who is willing and able to care for the child, or an adult with a clear and court verified claim to custody of the minor; and who has no parent in the U.S.
- 2. No child may be considered unaccompanied unless the child was identified by the Immigration and Naturalization Services (INS) as unaccompanied at the time of entry or was classified as "unaccompanied" by the State in accordance with Action Transmittal SSA-AT-79-04 and official interpretations thereof by the Director of the Office Refugee Settlement. Furthermore, once the child is legally adjudicated into state foster care, Communities Connected for Kids will apply to the Office of Refugee Resettlement for case approval.

General Information

- Communities Connected for Kids is responsible for reporting and complying with the requirements established under 45 CFR Part 400, 401 for unaccompanied minor cases that are managed by Communities Connected for Kids. The Office of Refugee Programs Administration monitors the foster care component for compliance with federal requirements.
- 2. Once identified by Immigration and Naturalization Services as an unaccompanied minor, the child is potentially eligible for benefits and services. A placement report, with court adjudication, must be submitted and approved by the U.S. DHHS, Office of Refugee Resettlement before any foster care costs can be charged to the Refugee Program. Benefits and services are provided to eligible minor until the minor:
 - a) Is reunited with his or her parent;
 - b) Is united with a non-parental adult relative willing and able to care for the child or to whom legal custody or guardianship is granted under state law; or
 - c) Reached the age of 18 years. When over 18 years of age, the unaccompanied minor may continue to receive benefits if enrolled in a community college or a university.



Legal Responsibility

- 1. Within 30 days after the minor arrives at the location of resettlement, the state must initiate procedures to have the minor adjudicated dependent and placed in the state's custody.
- 2. The unaccompanied minor's parents will not be contacted in the native country since contact could be dangerous to the parents.
- 3. Unaccompanied minors are generally not eligible for adoption. In certain rare cases, adoption may be permitted if a court finds that adoption would be in the best interest of the child and there is termination of parental rights. For example, there may be situations in which the parents are dead or are missing and presumed dead. When adoption occurs, the child's status as an unaccompanied minor terminates.

Case Planning

- 1. A case plan must be developed and implemented for the child's Communities Connected for Kids foster care component. The objective of the Unaccompanied Minors program is family reunification and the case plan should be developed toward such reunification. Signatories of the plan should include the assigned DCM, child, and the Guardian Ad Litem if one has been appointed. At a minimum the case plan must address the following elements and must be written in English as well as in the child's native language:
 - a) Social adjustment;
 - b) English language training;
 - c) Career planning, as appropriate given the child's age;
 - d) Education and training;
 - e) Health and treatment (medical and dental) needs:
 - f) Suitable care in the least restrictive setting;
 - g) Development of socialization skills;
 - h) Family reunification;
 - i) Preservation of ethnic and religious heritage; and,
 - i) Mental health needs, if applicable.
- 2. The child's placement and services must be reviewed no less frequently than every six (6) months. The same judicial and administrative review cycle that applies to non-refugee children applies to unaccompanied minor refugees.

Interstate Movement

After the initial placement of an unaccompanied minor, the same procedures that govern the movement of non-refugee foster care children to other states applies to the movement of unaccompanied minor refugees (See



Communities Connected for Kids OP: Interstate Compact on the Placement of Children and Communities Connected for Kids OP: Priority Compact Under the Interstate Compact on the Placement of Children).

Reporting Requirements

The district must submit the following reports on each unaccompanied minor to the Office of Refugee Administration (see 45 CFR s. 400.120):

- a) An initial report within 30 days of the date of the minor's placement in the State (use Placement Report Form ORR-3).
- b) A progress report every 12 months, beginning with 12 months from the date of initial placement (use Progress Report Form ORR-4).
- c) A change of status report within 60 days of the date that a minor's placement is changed or legal responsibility of any kind for the minor is established or transferred; or,
- d) A final report within 60 days of the date the minor is reunited with the parent, is reunited with an adult caretaker, or is emancipated, in accordance with 45 CFR section 400.113(b) or section 400.115(c) (use Placement Report Form ORR-3).

Reporting Forms

The reporting may be obtained from the Office of Refugee Programs Administration.

www.acf.hhs.gov/programs/orr/policy

Carol Deloach, CEO