

STATE OF NEW YORK DEPARTMENT OF HEALTH P.O. Box 11729 Albany, NY 12211

#### **Notice of Decision**

Decision Date: September 12, 2017

NY State of Health Account ID: Appeal Identification Number: AP00000018850



On August 16, 2017, you appeared by telephone at a hearing on your appeal of NY State of Health's February 2, 2017 and May 11, 2017 eligibility determination notices.

The enclosed Decision, rendered after that hearing, is issued by the Appeals Unit of NY State of Health.

If you have questions about your Decision, you can contact us by:

- Calling the Customer Service Center at 1-855-355-5777
- Sending Mail to:

NY State of Health Appeals P.O. Box 11729 Albany, NY 12211

Sending a Fax to 1-855-900-5557

When contacting NY State of Health about your appeal and/or the Decision, please refer to the Appeal Identification number and the Account ID at the top of this notice.

## **Legal Authority**

We are sending you this notice in accordance with 45 Code of Federal Regulations (CFR) § 155.545.



STATE OF NEW YORK DEPARTMENT OF HEALTH P.O. Box 11729 Albany, NY 12211

#### **Decision**

Decision Date: September 12, 2017

NY State of Health Account ID:

Appeal Identification Number: AP00000018850



#### Issue

The issue presented for review by the Appeals Unit of NY State of Health is:

Did NY State of Health (NYSOH) properly determine that your son was not eligible to enroll in coverage through NYSOH as of February 28, 2017, because he is not eligible for Medicaid and is not considered lawfully present?

## **Procedural History**

On January 16, 2017, you updated your application with NYSOH.

On January 17, 2017, NYSOH issued an eligibility determination notice, stating that your son was eligible to enroll in the Essential Plan for a limited time, effective February 1, 2017. The notice further stated that you needed to submit proof of income by April 16, 2017.

Also on January 17, 2017, NYSOH issued a notice of enrollment confirmation stating that your son was enrolled in an Essential Plan with an enrollment start date of February 1, 2017.

On January 18, 2017, NYSOH redetermined your eligibility.

On January 19, 2017, NYSOH issued an eligibility determination notice stating that your son was eligible to enroll in the Essential Plan for a limited time, effective February 1, 2017. You were directed to provide proof of his immigration status by April 18, 2017 so that his eligibility could be confirmed.

On January 24, 2017, NYSOH invalidated your proof of income.

On January 25, 2017, NYSOH issued a notice stating that the documentation you provided did not confirm the information in your application. The notice further stated that you needed to submit proof of income by April 16, 2017.

On February 1, 2017, NYSOH redetermined your eligibility.

On February 2, 2017, NYSOH issued an eligibility determination notice, stating that effective March 1, 2017, your son was not eligible for Medicaid, Child Health Plus, Essential Plan, or to receive tax credits or cost-sharing reductions to help pay for the cost of insurance. The notice also stated that he was not eligible to enroll in a qualified health plan at full cost. The notice stated that he was not eligible for Medicaid because your income was over the allowable income limit for that program.

Also on February 2, 2017, NYSOH issue a disenrollment notice stating that your son was no longer eligible for coverage in her Essential Plan, effective February 28, 2017.

On April 21, 2017, NYSOH redetermined your son's eligibility.

On April 22, 2017, NYSOH issued an eligibility redetermination notice stating that your son was not eligible for Medicaid, Child Health Plus, Essential plan, or to receive tax credits or cost-sharing reductions to help pay for the cost of insurance. The notice also stated that he was not eligible to enroll in a qualified health plan at full cost. The notice stated that he was not eligible for Medicaid because your household income was over the allowable limit.

On May 10, 2017, NYSOH received your updated application for health insurance. That day, a preliminary eligibility determination was prepared stating that your son was not eligible to enroll in health care coverage through NYSOH.

Also on May 10, 2017, you spoke to NYSOH's Account Review Unit and appealed the preliminary eligibility determination, insofar as it stated that your son was not eligible to enroll in health insurance through NYSOH.

On May 11, 2017, NYSOH issued an eligibility determination notice based on the May 10, 2017 application stating that your son was not eligible for Medicaid, Child Health Plus, Essential Plan, or to receive tax credits or cost-sharing reductions to help pay for the cost of insurance. The notice also stated that your

son was not eligible to enroll in a qualified health plan at full cost. The notice stated that he was not eligible for Medicaid because your household income was over the allowable limit.

On August 16, 2017, you had a telephone hearing with a Hearing Officer from NYSOH's Appeals Unit. The record was developed during the hearing and closed at the end of the hearing.

## **Findings of Fact**

A review of the record supports the following findings of fact:

- 1) You testified that you expect to file your 2017 taxes with a status of married filing jointly and you will claim two dependents on that tax return.
- 2) Your son's application states that he is an immigrant non-citizen.
- You testified that you provided a copy of your son's Employment Authorization card to NYSOH much earlier than April 2017 but you could not recall when.
- 4) On January 20, 2017, NYSOH received a copy of a Form G-845 Document Verification request for your son from the Department of Homeland Security dated January 20, 2017.
- 5) According to your account, on February 1, 2017, NYSOH determined your son's immigration status was "not lawfully present" and redetermined his eligibility, finding him ineligible for insurance programs through NYSOH.
- 6) On February 2, 2017, NYSOH issued a notice stating that effective March 1, 2017, your son was not eligible for Medicaid, Child Health Plus, Essential Plan, or to receive tax credits or cost-sharing reductions to help pay for the cost of insurance. The notice stated that he was not eligible for Medicaid because your household income was over the allowable limit.
- 7) You testified that you contacted NYSOH in March 2017 and was advised by a NYSOH representative that your son was ineligible for the Essential Plan because he was not lawfully present.
- 8) You uploaded a copy of your son's updated Employment Authorization card on April 18, 2017 with the status of C-33, which was verified on April 21, 2017.
- 9) The status of C-33, according to the United States Customs and Immigration Services (USCIS) and Social Security Administration (SSA) is

in reference to a status classified as Deferred Action on Childhood Arrivals.

- 10) The application that was submitted on May 10, 2017, which requested financial assistance, listed annual household income of \$41,000.00. You testified that this amount was correct at the time.
- 11) You testified that your gross monthly income in May 2017 was \$2,916.00.
- 12) You testified that you believe that your son should be eligible for health insurance coverage through NYSOH.
- 13) Your application states that you live in

Conflicting evidence, if any, was considered and found to be less credible than the evidence noted above.

## **Applicable Law and Regulations**

#### **Essential Plan**

NYSOH must generally determine an applicant eligible for the Essential Plan, a basic health plan, if the person is (1) a resident of New York State, (2) expects to have a household income between 138% and 200% of the applicable federal poverty level (FPL) or, in the case of an individual who is a lawfully present noncitizen who is ineligible for Medicaid or Child Health Plus as a result of their immigration status, has a household income that is between 0% and 200% of the FPL, (3) is not otherwise eligible for minimum essential coverage except through the individual market, (4) is 64 years old or younger, (5) is a citizen or a lawfully present non-citizen, and (6) is not incarcerated (see 42 CFR § 600.305, 42 CFR § 435.603(d)(4), 45 CFR § 155.305(e), NY Social Services Law § 369-gg(3), 42 USC § 18051).

#### Qualified Immigrants Transitioned to the Essential Plan

In New York State, qualified immigrants who were formerly eligible for Medicaid through the state, but not eligible for Medicaid under federal law, were transitioned to the Essential Plan as of January 1, 2016 (New York's Basic Health Plan Blueprint, p. 19, as approved January 2016; see https://www.medicaid.gov/basic-health-program/basic-health-program.html). This category of qualified immigrants includes individuals lawfully admitted for permanent residence in the United States who are still in their first five years of permanent residency (18 NYCRR § 349.3, 8 USC § 1613).

#### Medicaid

A person who meets certain nonfinancial criteria and has a household income that is at or below the applicable Medicaid income standard is eligible for Medicaid benefits (45 CFR § 155.305(c)). One of the non-financial criteria for Medicaid eligibility is the immigration status of the person applying for health insurance. A person is eligible for Medicaid when his or her immigration status is satisfactory and he or she meets all other requirements for Medicaid.

Medicaid can be provided through NYSOH to adults who: (1) are age 19 or older and under age 65, (2) are not pregnant, (3) are not entitled to or enrolled for Medicare benefits under part A or B of title XVIII of the Act, (4) are not otherwise eligible for and enrolled for mandatory coverage under a State's Medicaid State plan in accordance with subpart B of this part, and (5) have a household modified adjusted gross income (MAGI) that is at or below 138% of the FPL for the applicable family size (42 CFR § 435.119(b), 42 CFR § 435.911(b)(1), 42 CFR § 435.603(d)(4)), NY Social Services Law § 366(1)(b)).

In an analysis of Medicaid eligibility, the determination is based on the FPL "for the applicable budget period used to determine an individual's eligibility" (42 CFR § 435.4). On the date of your applications, that was the 2016 FPL, which is \$11,880.00 for a one-person household (81 Fed. Reg. 4036).

Financial eligibility for Medicaid for applicants who are not currently receiving Medicaid benefits is based on current monthly household income and family size (42 CFR § 435.603(h)(1); State Plan Amendment (SPA) 13-0055-MM3, as approved March 19, 2014).

#### Qualified Health Plan

To enroll in a qualified health plan (QHP) through the Marketplace, an applicant must be a citizen or national of the United States or a non-citizen who is lawfully present in the United States and reasonably expects to become a citizen or remain a lawfully present noncitizen for the entire period for which enrollment is being sought (45 CFR § 155.305(a)(1)).

#### Immigration Status

Generally, no person except a United States citizen, a naturalized citizen, a qualified alien, and persons permanently residing in the United States under color of law (PRUCOL), is eligible for medical assistance from the state (NY Soc. Serv. Law § 122(1); 18 NYCRR § 360-3.2(j)).

A PRUCOL alien is a person who is residing in the United States with the knowledge and permission or acquiescence of the federal immigration agency and whose departure from the United States such agency does not contemplate

enforcing (18 NYCRR §360-3.2(j)). The New York Department of Health regards aliens who have been issued an Employment Authorization Document (I-688B or I-766), and have the requisite category code, to be PRUCOL (08 OHIP/INF-4, dated August 4, 2008)).

The guide, "Key to I-766/I-688B, Employment Authorization Documents (EADs)', defines certain codes on the USCIS Employment Authorization Documents" (08 MA/033, dated December 1, 2008, and as amended). It confirms that a person who has category code of "(c)(33)" has PRUCOL status for Medicaid and Child Health Plus only (id.).

## Legal Analysis

The only issue under review is whether NYSOH properly determined that your son was not eligible to enroll in coverage through NYSOH as of February 28, 2017, because he is not considered lawfully present.

On January 19, 2017, NYSOH issued an eligibility determination notice stating that your son was eligible to enroll in the Essential Plan for a limited time, effective February 1, 2017. You were directed to provide proof of his immigration status by April 18, 2017 so that his eligibility could be confirmed.

You testified that you provided a copy of your son's Employment Authorization card to NYSOH much earlier than April 2017 but you could not recall when.

On January 20, 2017, NYSOH received a copy of a Form G-845 Document Verification request for your son from the Department of Homeland Security dated January 20, 2017.

On February 1, 2017, NYSOH redetermined your son's eligibility.

According to your account, on February 1, 2017, NYSOH determined your son's immigration status as "not lawfully present" and found him ineligible for insurance programs through NYSOH.

As a result, NYSOH issued an eligibility determination notice stating that your son was not qualified to enroll in coverage through NYSOH because the documentation you provided showed that he was not lawfully present.

On May 10, 2017, NYSOH received your updated application for health insurance.

On May 11, 2017, NYSOH issued an eligibility determination notice based on the May 10, 2017 application stating that your son was not eligible for Medicaid, Child Health Plus, Essential Plan, or to receive tax credits or cost-sharing

reductions to help pay for the cost of insurance. The notice also stated that your son was not eligible to enroll in a qualified health plan at full cost. The notice stated that he was not eligible for Medicaid because your household income was over the allowable limit.

Your son's employment authorization documentation states that he is an immigrant non-citizen with a C-33 status. The status of C-33, according to the United States Customs and Immigration Services (USCIS) and Social Security Administration (SSA), is in reference to a status classified as Deferred Action on Childhood Arrivals. Individuals who have obtained an Employment Authorization card with the status of C-33 category are persons considered not "lawfully present" for purposes of the federal definition, and are therefore not recognized as eligible to receive federal funding under those programs.

In addition, while individuals who have been determined to be qualified aliens and were formerly eligible for Medicaid through the state, but not eligible for Medicaid under federal law, were transitioned to the Essential Plan as of January 1, 2016, this is not the case for persons who received Deferred Action status.

Therefore, NYSOH was correct in finding your son ineligible for coverage under the Essential Plan.

However, NY State has consistently recognized persons with Deferred Action status within the accepted meaning of "PRUCOL alien"; even though the federal government has not. The New York Court of Appeals ruled, in Aliessa, et al. v. Novello (96 NY 2d 418 [2001]), that New York must provide state-funded Medicaid to the lawfully residing immigrants who had been excluded from access to the federal Medicaid program.

Since your son's current Deferred Action status does confer PRUCOL status for individuals seeking Medicaid eligibility, we may review whether he met the financial criteria for Medicaid.

You are in a four-person household. You expect to file your 2016 income taxes as married filing jointly and will claim two dependents on that tax return.

Medicaid can be provided through NYSOH to adults between the ages of 19 and 65 who meet the non-financial requirements and have a household modified adjusted gross income (MAGI) that is at or below 138% of the FPL for the applicable family size. On the date of your applications, the relevant FPL was \$24,300.00 for a four-person household. Since \$24,300.00 is 168.72% of the 2016 FPL, NYSOH properly found your son to be ineligible for Medicaid on an expected annual income basis, using the information provided in your application.

Financial eligibility for Medicaid can also be based on current monthly household income and family size.

You testified that in the month of May 2017 you received income of \$2,916.00.

To be eligible for Medicaid, you would need to meet the non-financial criteria and have an income no greater than 138% of the FPL, which is \$2,025.00 per month. Since you testified that you earned \$2,916.00 in May 2017 your son does not qualify for Medicaid based on monthly income as of the date of your application.

Finally, federal regulations require that a person seeking enrollment in a qualified health plan through the NYSOH have United States citizenship or satisfactory or immigration status. Under the federal regulations, individuals with Deferred Action for Childhood arrivals status are not considered to be lawfully present for the purposes of obtaining coverage in a qualified health plan though NYSOH.

Accordingly, the February 2, 2017 and May 11, 2017 eligibility determination notices properly found your son to be ineligible for the Essential Plan or a QHP based on his not being lawfully present. However, his ineligibility for Medicaid is properly based on your annual household income being over the limit for that program, not your legal presence.

#### **Decision**

The February 2, 2017 and May 11, 2017 eligibility determination notices are AFFIRMED.

Effective Date of this Decision: September 12, 2017

## **How this Decision Affects Your Eligibility**

Your son is not eligible for the Essential Plan or enrollment in a QHP because he is not lawfully present.

Although he qualifies as a PRUCOL alien for state-based Medicaid, he is not eligible for Medicaid at this time because your household income is over the maximum allowable income limit.

## If You Disagree with this Decision (Appeal Rights)

This Decision is final unless you submit an appeal request to the Federal Marketplace or bring a lawsuit under New York Civil Practice Law and Rules, Article 78.

You may bring a lawsuit on any Appeals Unit decision in New York State court in accordance with Article 78 of the New York Civil Practice Law and Rules. This must be done within four months of the Decision Date, which appears on the first page of this Decision.

Additionally, Appeals Unit decisions on issues involving eligibility for qualified health plans, advance premium tax credits, and cost-sharing reductions may be appealed to the Federal Marketplace. This must be done within 30 days of the Decision Date, which appears on the first page of this Decision (45 CFR § 155.520(c)).

If you have questions about appealing to the Federal Marketplace, you can contact them in any of the following ways:

- By calling the Customer Service Center at 1-800-318-2596
- By mail at:

Health Insurance Marketplace Attn: Appeals 465 Industrial Blvd. London, KY 40750-0061

• By fax: 1-877-369-0129

If you wish to be represented by an attorney in bringing an outside appeal and do not know how to go about getting one, you may contact legal resources available to you. You may, for example, contact the local County Bar Association, Legal Aid, or Legal Services.

# If You Have Questions about this Decision (Customer Service Resources):

You can contact us in any of the following ways:

- By calling the Customer Service Center at 1-855-355-5777
- By mail at:

NY State of Health Appeals P.O. Box 11729

Albany, NY 12211

• By fax: 1-855-900-5557

## **Summary**

The February 2, 2017 and May 11, 2017 eligibility determination notices are AFFIRMED.

Your son is not eligible for the Essential Plan or enrollment in a QHP because he is not lawfully present.

Although he qualifies as a PRUCOL alien for state-based Medicaid, he is not eligible for Medicaid at this time because your household income is over the maximum allowable income limit.

## **Legal Authority**

We are issuing this determination in accordance with 45 CFR § 155.545.

## A Copy of this Decision Has Been Provided To:



## **Getting Help in a Language Other than English**

This is an important document. If you need help to understand it, please call 1-855-355-5777. We can give you an interpreter for free in the language you speak.

#### **Español (Spanish)**

Este es un documento importante. Si necesita ayuda para entenderlo, llame al 1-855-355-5777. Le proporcionaremos un intérprete sin ningún costo.

#### <u>中文 (Traditional Chinese)</u>

這是重要的文件。 如果您需要獲得關於瞭解文件內容方面的協助,請致電 1-855-355-5777。我們可以為您免費提供您所使用語言的翻譯人員。

#### Kreyòl Ayisyen (Haitian Creole)

Sa a se yon dokiman ki enpòtan. Si ou bezwen èd pou konprann li, tanpri rele nimewo 1-855-355-5777. Nou kapab ba ou yon entèprèt gratis nan lang ou pale a.

#### 中文 (Simplified Chinese)

这是一份重要的文件。如果您需要帮助理解此文件,请打电话至 1-855-355-5777。我们可以为您免费提供相应语种的口译服务。

#### **Italiano (Italian)**

Questo è un documento importante. Per qualsiasi chiarimento può chiamare il numero 1-855-355-5777. Possiamo metterle a disposizione un interprete nella sua lingua.

### <u>한국어 (Korean)</u>

중요한 서류입니다. 이해하는 데 도움이 필요하시면 1-855-355-5777 번으로 연락해 주십시오. 귀하의 언어에 대한 무료 통역 서비스가 제공됩니다.

#### Русский (Russian)

Это важный документ. Если Вам нужна помощь для понимания этого документа, позвоните по телефону 1-855-355-5777. Мы можем бесплатно предоставить Вам переводчика Вашего языка.

#### (Arabic)العربية

هذه وثيقة مهمة. إذا كنت بحاجة إلى مساعدة لفهم محتواها، يُرجى الاتصال بالرقم 5777-355-855-1. يُمكننا توفير مترجم فوري لك باللغة التي تتحدثها مجانًا.

#### বাংলা (Bengali)

এটি এক গুরুত্বপূর্ণ নিখি। এটি বুঝতে আপনার যদি সাহায্যের প্রয়োজন হয় তাহলে, অনুগ্রহ করে 1-855-355-5777 নম্বরে কল করুন। আপনি যে ভাষায় কখা বলেন বিনামূল্যে আমরা আপনাকে একজন দোভাষী দিতে পারি।

#### Français (French)

Ceci est un document important. Si vous avez besoin d'aide pour en comprendre le contenu, appelez le 1-855-355-5777. Nous pouvons mettre gratuitement à votre disposition un interprète dans votre langue.

#### हिंदी (Hindi)

यह एक महत्वपूर्ण दस्तावेज़ है। अगर आपको इसे समझने में सहायता चाहिए, तो कृपया 1-855-355-5777 पर कॉल करें। हम आपकी भाषा बोलने वाला एक दुभाषिया निःशुल्क उपलब्ध करवा सकते हैं।

#### 日本語 (Japanese)

これは重要な書類です。理解するために支援が必要な場合は、1-855-355-5777 にお電話ください。通訳を無料で提供いたします。

#### नेपाली (Nepali)

यो एउटा महत्त्वपूर्ण कागजात हो। यसलाई बुझ्न तपाईंलाई मद्दत चाहिन्छ भने, कृपया 1-855-355-5777 मा फोन गर्नुहोस्। हामीले तपाईंले बोल्ने भाषामा तपाईंलाई नि:शुल्क दोभाषे उपलब्ध गराउन सक्छौं।

#### Polski (Polish)

To jest ważny dokument. W przypadku konieczności skorzystania z pomocy w celu zrozumienia jego treści należy zadzwonić pod numer 1-855-355-5777. Istnieje możliwość uzyskania bezpłatnej usługi tłumacza języka, którym się posługujesz.

#### Twi (Twi)

Krataa yi ye tow krataa a ho hia. Se wo hia eho nkyerekyeremu a, ye sre wo, fre 1-855-355-5777. yebetumi ama wo obi a okyere kasa a woka no ase ama wo kwa a wontua hwee.

#### اردو(Urdu)

یہ ایک اہم دستاویز ہے۔ اگر آپ کو اسے سمجھنے کے لیے مدد کی ضرورت ہے تو براہ کرم5777-355-855-1 پر کال کریں۔ ہم آپ کو آپ کی مادری زبان میں ایک مفت مترجم فراہم کر سکتے ہیں۔

#### Tiếng Việt (Vietnamese)

Đây là tài liệu quan trọng. Nếu quý vị cần trợ giúp để hiểu tài liệu này, vui lòng gọi 1-855-355-5777. Chúng tôi có thể cung cấp thông dịch viên miễn phí nói ngôn ngữ của quý vị.

#### אידיש (Yiddish)

דאס איז א וויכטיגער דאקומענט. אויב איר דארפט הילף עס צו פארשטיין, ביטע רופט 1-855-355-377. מיר קענען אייך געבן א דאלמעטשער פריי פון אפצאל אין די שפראך וואס איר רעדט.