Quality Parenting Standards for Foster Homes

Alternative Care Policy

ADDENDUM I ALTERNATIVE CARE POLICY

Approved Alternative Care for Licensed Foster Parents

A. <u>Purpose</u>. To provide guidance, direction and parameters for licensed family foster homes (including licensed relative and fictive kin homes) to use prudent parenting decision making when selecting an appropriate alternative care provider when the licensed foster parent needs assistance in caring for a foster child.

<u>Definition</u>. Alternative Care, also referred to as Respite, is a temporary break designed to give support to the caregiver from their caregiving duties and responsibilities to attend to personal needs or obligations and emergencies. Pursuant to NAC 424.805, respite is the temporary care:

- a) provided for a child who is placed in a family foster home;
- b) provided by a person other than the current foster parent of the child; and
- c) provides a respite for the foster parent of the child from the stresses and responsibilities that result from the daily care of the child.
- B. Responsibilities of Licensed Foster Parent. The responsibilities of licensed foster parents in selecting an alternative care provider include:
 - 1. Ensuring that the needs of the child are met and that the child is in a safe environment at all times;
 - 2. Selecting an alternative care provider that best fits the needs of each child and situation; and
 - 3. Selecting an alternative care provider that has the ability and training to meet the special needs and medical needs of the child.

Note: Whenever possible, the foster parent should use an alternative care provide that the child knows.

- C. <u>Supervision of Foster Children</u>. The alternative care provider must meet the requirements for supervising the child, taking into account their unique special needs, as set forth in NAC 424.505:
 - 1. Minors shall not supervise foster children unless approved by the child's case worker.
 - 2. Foster children must be given supervision appropriate to their age and maturity.
 - 3. Foster children shall not supervise or baby-sit other children unless approved by the foster child's case worker.

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- 4. Children shall always be supervised by an adult when in or around a pool.
- 5. Adults shall not allow themselves to be distracted by daily activities.

D. <u>Categories and Requirements for Alternative Care Providers</u>

- 1. <u>Babysitter</u>. A babysitter is a mature, responsible person who provides occasional, short-term care (not to exceed six hours or be overnight) for a foster child in the home of the licensed foster parent. Selection of a babysitter must take into consideration the number and ages of children to be supervised, the length of time, special needs of the children and the skills of the babysitter to address the identified needs. The following provides further direction:
 - A babysitter must be at least 16 years of age. The foster parent must obtain permission from the child's case worker to use a babysitter under the age of 18;
 - A babysitter under 18 years of age may not transport foster children. Babysitters age 18 and over must meet the Washoe County Human Services Agency' (WCHSA) minimum requirements for insurance coverage prior to transporting any foster child;
 - Any babysitter, regardless of age, must be physically capable of taking care of and protecting the children, be capable of making sound decisions and able to recognize and avoid danger for the child; and
 - d. The licensed foster parent must leave the babysitter an emergency phone number where he or she may be reached.
- <u>Direct Care Staff</u>. A direct care staff is an alternative care provider who
 provides care to foster children in the home of the licensed foster parent.
 The difference between a babysitter and a direct care staff provider is that a
 direct care staff provider cares for the foster child on a routine basis for
 more than six hours or overnight.

All applicants must complete a background check that includes an annual Child Abuse and Neglect System (CANS) check. In addition to the following requirements, it is recommended that the direct care staff applicant complete Cardio Pulmonary Resuscitation (CPR) training as well as four hours of advanced training annually. In order to obtain initial approval, the direct care staff provider must:

- a. Be at least 18 years of age;
- b. Complete a Direct Care Staff Application Packet;

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- c. Complete a criminal background check or obtain a valid child care work permit card;
- d. Provide five positive references;
- e. Provide copies of negative TB skin test or chest X-ray results per NAC 424.167(2);
- f. Complete six hours of training specific to child development and discipline (Child Care Licensing Training may be approved by WCHSA) and the required LGBTQ training for foster parents. Alternative-learning methods may be approved or the training waived by WCHSA on a case-by-case basis due to extenuating circumstances; and
- g. Provide WCHSA a Department of Motor Vehicles (DMV) background print out if the direct care staff provider will transport foster children in the licensed foster parent's vehicle. If the direct care staff provider will use his or her own vehicle to transport foster children then WCHSA's insurance requirements must be met and proof of insurance provided.
- 3. Respite Care Provider. A respite care provider is a person who may provide care in his or her own home as well as in the family foster home where the child resides. The respite provider must meet all the requirements listed under the "Direct care staff provider" section or be a licensed child care provider or child care facility staff as outlined further in this policy in sections #5 and #6. However, only the person actually providing the respite care must complete the training requirements. The following are requirements to provide care in the respite care provider's home:
 - a. Pass a yearly home safety inspection (for licensed day care providers the annual home inspection meets this requirement);
 - Provide written proof of Personal Liability Insurance with a minimum limit of \$100,000. This may be satisfied with a Homeowner, Condominium Owners, or Renters insurance policy, or any policy providing similar coverage;
 - c. Complete background clearances on all members of the household 18 years of age or older; and
 - d. Provide proof that the provider and each member of the household over the age of 18 are free from active tuberculosis.
- 4. <u>Licensed Foster Parent</u>. A licensed foster parent may provide babysitting, respite and direct care staff care to other foster children outside of his or her home. The foster care licensing case worker must be consulted for issues concerning compliance with the license e.g., capacity limits. For

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assistance in locating a licensed foster parent for respite services contact the foster care liaison. The following are restrictions on licensed foster parents care:

- A licensed foster parent may provide alternative care for a maximum of four children and a maximum of fourteen consecutive days unless approved by WCHSA;
- A foster parent must receive the approval of the licensing case worker if the care is to be overnight and causes the number of children on the license to exceed limits. (The licensing case worker will designate the number of children allowed on a case-by-case basis); and
- c. A licensed relative foster caregiver may not provide direct care staff or respite care for other foster children without the permission of the licensing case worker.
- <u>Licensed Child Care Providers</u>. Licensed childcare provider may provide babysitting, respite and direct care staff care to other foster children not residing in his or her home. If transporting foster children, then WCHSA's insurance requirements for contract foster homes must be met and proof of insurance provided.
- 6. Child Care Facility Staff. May provide care in the home of the licensed foster parent. Child care staff may also provide respite in their own home if they pass a yearly home safety inspection and provide written proof of Personal Liability Insurance with a minimum limit of \$100,000. This may be satisfied with a Homeowner, Condominium Owners, or Renters insurance policy, or any policy providing similar coverage. If transporting foster children, then WCHSA's insurance requirements for contract foster homes must be met and proof of insurance provided.
- 7. Educational Respite: Hybrid and Distance Learning Support Programs. During the COVID-19 pandemic, the Washoe County School District has modified the on-site school attendance requirement and changed the attendance format for some schools to partial or full virtual learning. Some children have struggled with virtual learning and require additional support. Community-based Hybrid and Distance Learning Support Programs offer oversight of the child/youth and give additional support and guidance in a safe learning environment.
- E. <u>Payment</u>. Washoe County will follow the following paid alternative care program when funds are available and will notify foster families accordingly at the beginning of each fiscal year:
 - 1. Foster Families are eligible for **7** days of paid alternative care per fiscal year as defined in this policy. More days may be authorized if funding allows. Families are allowed to use funding to select and pay an approved

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care provider (via Child's Social Worker and/or Foster Parents' Licensing Worker) OR to off-set costs associated with taking the whole family, inclusive of the foster children, on a family vacation.

- a. Additional days may be approved to include but not limited to: extenuating circumstances, training and court attendance, and other volunteer needs determined by the Department. Approval for excess days will require Coordinator/Division Director approval and will not count against the provider's 7 days.
- b. While foster children in an ICPC placement are not in the custody of WCHSA, they are in the custody of another child welfare agency. Foster parents licensed through WCHSA for an ICPC foster placement may utilize funds to take the children on a family vacation, but not to place the children in alternate respite care.
- c. Biological families working informally with WCHSA and considered high risk for their children entering foster care may utilize paid alternative care on a case-by-case basis with Coordinator/Division Director approval.
- d. Respite at Kids Kottage can only by approved on a case-by-case basis due to special circumstances that require Coordinator/Division Director approval. Respite days at KK will be billed to the paid alternative care program.
- Additionally, foster families are eligible for up to 5 days of reimbursement for educational respite as defined in this policy. More days may be authorized if funding allows. Additional days may be approved in extenuating circumstances and must be approved by the Coordinator/Division Director.
- 3. **Prior approval.** The WCHSA Paid Alternative Care Request Form must be submitted no later than <u>one week</u> in advance of when alternative care will be used. This allows WCHSA to ensure that the selected care provider is in good standing and can accommodate the number of children requesting alternative care services during the dates requested.
- 4. Providers must use an approved alternate care provider (via Child's Social Worker and/or Foster Parents' Licensing Worker) in accordance with this policy to provide the care unless using the funds towards a family vacation inclusive of the foster children. Enhanced/SFC+ Providers are required to utilize the same level of provider (SFC+ to use SFC+ licensed provider).
- 5. Paid alternative care days can be taken in increments from one day to seven days. WCHSA will track number of days used, so contact the agency to check your remaining balance.
- 6. Reimbursement. Effective January 1, 2021, WCHSA is required to issue 1099 tax forms to all caregivers who are paid \$600 or more in respite earnings, as respite is considered a taxable event by the IRS. If your total respite earnings are less than \$600, a 1099 will not be issued. There are

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different categories of respite that may or may not qualify as taxable. This is noted below in each type of paid alternate care.

- a. <u>Inclusive Respite:</u> This Policy outlines the option to receive respite payments to off-set costs associated with taking the whole family, inclusive of the foster children, on a family vacation. These payments are paid directly to the foster parent with whom the foster child resides. Issuing respite funds as an inclusion is not a taxable event and therefore a 1099 tax form will not be issued. The inclusive respite reimbursement rate is \$40 per day per child.
- b. Paid Alternative Care: This Policy outlines the option for foster families to use funding to select and pay an alternate licensed foster parent directly. When an alternate caregiver is used to provide respite for a foster child, the respite payment is made directly to that alternate caregiver and is considered a taxable event, as it meets the IRS's definition of respite earnings. Therefore, a 1099 tax form will be issued to the alternate caregiver if their respite earnings for the calendar year total \$600 or more. A one-time completed W-9 must be submitted to HSA-RespiteRequests@washoecounty.us to receive payment. For a two-parent licensed foster home only one parent is required to submit a W-9, and will be the taxed individual. Upon WCHSA confirming that alternative care was provided, all alternative care respite providers will be paid at a rate of \$40 per day per child with the exception of children placed in Specialized Foster Homes.
- c. Other Approved Alternative Care Providers: This Policy outlines the option for foster families to use other approved caregivers to provide respite, including cleared direct care staff, babysitters, and licensed childcare staff. These provider types are *eligible* for alternative care reimbursement. Providers must submit a copy of their identification, a completed Alternative Care Acknowledgement letter, and a completed W-9 to <a href="https://www.hsa.eu.org/hsa.eu.o
- 7. Paid alternative care days not taken are not carried over and will be forfeited.
- 8. For all alternative care outside of this program that is arranged by the foster parent, the foster parent seeking alternate care for the children in his or her home is responsible for paying for the cost of care.
- 9. <u>Tax Information.</u> Regarding foster parents claiming foster children as dependents on tax returns and/or claiming the Child Tax Credit, WCHSA cannot make any determinations, provide guidance, or intervene in any

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matters related to the application of the IRS Code. WCHSA is also unable to guarantee any reimbursements, reductions, or credits related to IRS transactions and cannot intervene on behalf of any party on matters related to the child in care and the IRS. WCHSA encourages you to consult your tax advisor of the IRS on these issues.