State Children’s Health Insurance Program: An Overview

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Summary

The State Children’s Health Insurance Program (CHIP) is a means-tested program that provides health coverage to targeted low-income children and pregnant women in families that have annual income above Medicaid eligibility levels but have no health insurance. CHIP is jointly financed by the federal government and states, and the states are responsible for administering CHIP. In FY2013, CHIP enrollment totaled 8.4 million individuals and CHIP expenditures totaled $13.2 billion.

Congress has begun discussing alternative policy options to address the future of the CHIP program because federal funding for CHIP is set to end after FY2015, even though the program is still authorized. As the final year of federal CHIP funding approaches, Congress’ action or inaction on the CHIP program may affect health insurance options and resulting coverage for targeted low-income children that are eligible for the current CHIP program.

Under the current CHIP program, the federal government sets basic requirements for CHIP, but states have the flexibility to design their own version of CHIP within the federal government’s basic framework. As a result, there is significant variation across CHIP programs. Currently, state upper-income eligibility limits for children range from a low of 175% of the federal poverty level (FPL) to a high of 405% of FPL. States may also extend CHIP coverage to pregnant women when certain conditions are met.

States may design their CHIP programs in three ways: a CHIP Medicaid expansion, a separate CHIP program, or a combination approach where the state operates a CHIP Medicaid expansion and one or more separate CHIP programs concurrently. CHIP benefit coverage and cost-sharing rules depend on program design. CHIP Medicaid expansions must follow the federal Medicaid rules for benefits and cost sharing, which entitles CHIP enrollees to Early and Periodic Screening, Diagnostic, and Treatment (EPSDT) coverage (effectively eliminating any state-defined limits on the amount, duration, and scope of any benefit listed in Medicaid statute) and exempts the majority of children from any cost sharing. For separate CHIP programs, the benefits are permitted to look more like private health insurance, and states may impose cost sharing, such as premiums or enrollment fees, with a maximum allowable amount that is tied to annual family income.

The federal government reimburses states for a portion of every dollar they spend on CHIP (including both CHIP Medicaid expansions and separate CHIP programs) up to state-specific annual limits called allotments. The federal share of FY2013 total expenditures was $9.2 billion and the state share was $4.0 billion.

In considering the future of CHIP, Congress has a number of policy options, which include extending federal CHIP funding and continuing the program or letting CHIP funding expire. If Congress decides to extend federal CHIP funding, there would be a number of policy decisions regarding how long to extend funding and whether to make programmatic changes. If federal CHIP funding expires, Congress would also have a number of policy options including taking no action, moving CHIP enrollees into the Medicaid program, or providing CHIP enrollees subsidized coverage in the health insurance exchanges. Under each of these policy options, at least some CHIP enrollees would continue to have coverage through CHIP, Medicaid, or the health insurance exchanges, but the benefits and cost sharing would be different under each of these coverage options.
If Congress does not act and federal CHIP funding ends in FY2015, states still need to adhere to the maintenance of effort (MOE) requirements that are in effect through FY2019. The MOE requires states to maintain income eligibility levels for CHIP children through September 30, 2019 as a condition for receiving federal Medicaid payments (notwithstanding the lack of corresponding federal CHIP appropriations for FY2016 through FY2019). The MOE requirements impact CHIP Medicaid expansion programs and separate CHIP programs differently.

- **For CHIP Medicaid expansion programs**, when federal CHIP funding is exhausted, the CHIP-eligible children in these programs continue to be enrolled in Medicaid but financing switches from CHIP to Medicaid.

- **For separate CHIP programs**, states are provided a couple of exceptions to the MOE: (1) after September 1, 2015, states may enroll CHIP-eligible children into qualified health plans in the health insurance exchanges or (2) states may impose waiting lists or enrollment caps in order to limit CHIP expenditures. In addition, in the event that a state’s CHIP allotment is insufficient to fund CHIP coverage for all eligible children, a state must establish procedures to screen children for Medicaid eligibility, and enroll those who are Medicaid-eligible. For children not eligible for Medicaid, the state must establish procedures to enroll CHIP children in qualified health plans in the health insurance exchanges that have been certified by the Secretary to be “at least comparable” to CHIP in terms of benefits and cost sharing.
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Introduction

The State Children's Health Insurance Program (CHIP) is a federal-state program that provides health coverage to certain uninsured low-income children and pregnant women in families that have annual income above Medicaid eligibility levels, but have no health insurance. CHIP is jointly financed by the federal government and states, and the states are responsible for administering CHIP. Participation in CHIP is voluntary and all states, the District of Columbia, and the territories participate. The federal government sets basic requirements for CHIP, but states have the flexibility to design their own version of CHIP within the federal government's basic framework. As a result, there is significant variation across CHIP programs.

CHIP was established as part of the Balanced Budget Act of 1997 (BBA 97; P.L. 105-33) under a new Title XXI of the Social Security Act (SSA). Since that time, other federal laws have provided additional funding, and made significant changes to CHIP. Most notably, the Children's Health Insurance Program Reauthorization Act of 2009 (CHIPRA, P.L. 111-3) increased appropriation levels for CHIP, and changed the formula for allotments (i.e., federal funds allocated to each state for the federal share of their CHIP expenditures), eligibility, and benefit requirements. The Patient Protection and Affordable Care Act (ACA, P.L. 111-148, as amended) largely maintains the current CHIP structure through FY2019 and requires states to maintain their Medicaid and CHIP child eligibility levels through FY2019 as a condition for receiving Medicaid federal matching funds. However, the ACA does not provide federal appropriations beyond FY2015.

As the final year of federal CHIP funding approaches, Congress has begun considering the future of the program and exploring alternative policy options. Congress could extend federal CHIP funding and either leave the program unchanged or make programmatic changes. Alternatively, Congress could let CHIP funding expire and take no action, let CHIP expire and move CHIP enrollees into the Medicaid program, or provide CHIP enrollees subsidized coverage in the health insurance exchanges. Under these policy options, CHIP-eligible children might get coverage through CHIP, Medicaid, or the health insurance exchanges, but the benefits and cost sharing would be different under each of these coverage options.

Congress' action or inaction on the CHIP program will affect the health insurance options available to targeted low-income children and their resulting health coverage. The health insurance market is far different today than when CHIP was established. CHIP was designed to work in coordination with Medicaid to provide health coverage to low-income children. In general, CHIP allows states to cover CHIP children with no health insurance in families with annual income above state Medicaid eligibility levels. Before CHIP was established, no federal

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1 The five territories are American Samoa, Guam, the Commonwealth of the Northern Mariana Islands, Puerto Rico, and the Virgin Islands.


3 For more information about the changes enacted under the ACA, see CRS Report R41210, Medicaid and the State Children's Health Insurance Program (CHIP) Provisions in ACA: Summary and Timeline, by Evelyne P. Baumrucker et al.

4 For more information about Medicaid, see CRS Report R43357, Medicaid: An Overview, coordinated by Alison Mitchell.
program provided health coverage to children with family with annual incomes above Medicaid eligibility levels. The ACA further expanded the options for children in certain low-income families with incomes above CHIP eligibility levels by offering subsidized coverage for insurance purchased through health insurance exchanges. If CHIP funding is not extended after FY2015, current CHIP enrollees could be eligible for Medicaid or potentially for subsidized coverage in the health insurance exchanges. However, not all CHIP-eligible children would be eligible for these programs, and without the availability of CHIP, some of the children and pregnant women currently eligible for CHIP could end up being uninsured.

This report describes the basic elements of CHIP, focusing on how the program is designed, who is eligible, what services are covered, how enrollees share in the cost of care, and how the program is financed. The report ends with a brief discussion of the future of CHIP.

### Program Design

States may design their CHIP programs in three ways. They may cover eligible children under their Medicaid programs (i.e., CHIP Medicaid expansion), create a separate CHIP program, or adopt a combination approach where the state operates a CHIP Medicaid expansion and one or more separate CHIP programs concurrently. In all cases, federal CHIP funding is available to pay for the costs for services provided to CHIP children.

State choices for program design impact the coverage that enrollees receive. When states provide Medicaid coverage to CHIP children (i.e., CHIP Medicaid expansion), Medicaid rules (Title XIX of SSA) typically apply. When states provide coverage to CHIP children through separate CHIP programs, Title XXI of SSA rules typically apply. States that want to make changes to their programs beyond what both laws allow may seek approval from the Centers for Medicare and Medicaid Services (CMS) through the use of the Section 1115 waiver authority.

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5 CHIP Medicaid expansions are not impacted by the ACA Medicaid expansion, under which states have the option to extend Medicaid coverage to most nonelderly, nonpregnant adults with income up to 133% of the federal poverty level (FPL). For more information about the ACA Medicaid expansion, see CRS Report R43564, *The ACA Medicaid Expansion*, by Alison Mitchell.

6 For example, the state of Florida’s CHIP combination program includes a CHIP Medicaid expansion (i.e., Medicaid), and three separate CHIP programs (i.e., MediKids, Healthy Kids, and the Children’s Medical Services Network).

7 States decide on CHIP program design based on a variety of factors including willingness to expand an individual entitlement in the state, desire to offer a program that looks more like private health insurance coverage, etc.

8 Administrative data permits the federal government and states to track CHIP program enrollment and spending. States use the Statistical Enrollment Data System (SEDS) to report aggregate CHIP and Medicaid child enrollment by program type (Medicaid, CHIP Medicaid expansion, and separate CHIP program), age, gender, and race/ethnicity, among other criteria. States report actual expenditures for Medicaid and CHIP Medicaid expansion programs on the Form CMS 64. Actual expenditures for separate CHIP programs are reported on the Form CMS-37.

9 Under Section 1115 of the Social Security Act, the Secretary of Health and Human Services (HHS) may waive CHIP program requirements so states can test new program design options that further the goals of the CHIP program. CHIP 1115 waivers are time limited (up to 5 years) and must be allotment-neutral to the federal government. In other words, they cannot cost the federal government more than what is available under the state’s annual allotment(s) applicable to the fiscal years for which the demonstration is operational. For a list of states with operational CHIP Section 1115 waiver programs, see http://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-Topics/Waivers/Waivers.html.
Where relevant, differences between Title XIX and Title XXI of the SSA program rules regarding eligibility, benefit coverage, cost sharing and financing are summarized in Table 1, and highlighted throughout the report.

Table 1. Key Differences in Federal Rules Regarding Selected Program Features Between CHIP Medicaid Expansion Programs and Separate CHIP Programs

<table>
<thead>
<tr>
<th>Program Feature</th>
<th>CHIP Medicaid Expansion</th>
<th>Separate CHIP Program</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eligibility</td>
<td>CHIP children are an optional eligibility group in Medicaid and enrollees must be covered statewide.</td>
<td>Eligibility may vary based on geography, age, annual family income, residency, disability status, access to other health insurance, and duration of CHIP eligibility.</td>
</tr>
<tr>
<td>Implications of the ACA</td>
<td>When federal CHIP funding is exhausted, CHIP Medicaid expansion children must continue to be enrolled in Medicaid through September 30, 2019, but the financing switches from CHIP to Medicaid.</td>
<td>States with separate CHIP programs are provided with exceptions to the MOE. When federal CHIP funding is exhausted, states must establish procedures to screen and enroll eligible children in Medicaid. For children not eligible for Medicaid, the state must establish procedures to enroll CHIP children in qualified health plans in the health insurance exchanges that have been certified by the Secretary of Health and Human Services to be “at least comparable” to CHIP in terms of benefits and cost sharing. If there are no certified plans, the MOE does not obligate states to provide coverage to these children.</td>
</tr>
<tr>
<td>Benefits</td>
<td>CHIP children are entitled to Early and Periodic Screening, Diagnostic, and Treatment (EPSDT) coverage, which effectively eliminates any state-defined limits on the amount, duration, and scope of any benefit listed in Medicaid statute.</td>
<td>States have more latitude in designing their benefit coverage.</td>
</tr>
<tr>
<td>Cost-sharing</td>
<td>Premiums and cost-sharing are generally prohibited for CHIP children under age 18.</td>
<td>In general, premiums and cost-sharing may be imposed. Allowable amounts are dependent on annual family income and are subject to an out-of-pocket aggregate limit of 5% of annual family income.</td>
</tr>
<tr>
<td>Financing</td>
<td>Capped entitlement to states appropriated through FY2015.</td>
<td>Capped entitlement to states appropriated through FY2015.</td>
</tr>
<tr>
<td>Entitlement Nature</td>
<td>Based on Enhanced-Federal Medical Assistance Percentage (E-FMAP) Rate.</td>
<td>Based on Enhanced-Federal Medical Assistance Percentage (E-FMAP) Rate.</td>
</tr>
</tbody>
</table>

Source: CRS analysis of Titles XIX and XXI of the Social Security Act.
Notes: CHIP gives states the flexibility to design their programs as an expansion of Medicaid or as a separate CHIP program, or to adopt a combination approach where the state operates a CHIP Medicaid expansion and one or more separate CHIP programs concurrently. State choices for program design have implications for the federal government, states and beneficiaries. Key differences across various program features are summarized in this table.

- Section 1902(gg)(2) includes a Medicaid maintenance of effort (MOE) that requires continuous eligibility standards for Medicaid eligible children (including CHIP Medicaid expansion children) through September 30, 2019 as a condition of receiving federal Medicaid funding.
- Under Medicaid, individuals who meet the program eligibility requirements and enroll in the program are guaranteed Medicaid coverage.
- The ACA CHIP MOE (Section 2105(d)(3)) requires states to maintain income eligibility levels for CHIP through September 30, 2019, as a condition for receiving payments under Medicaid (notwithstanding the lack of corresponding federal appropriations for FY2016 through FY2019).
- The federal government funds a larger share of CHIP expenditures than Medicaid. From FY2016 through FY2019, the E-FMAP is set to increase by 23 percentage points (not to exceed 100%) for most CHIP expenditures.

As of May 15, 2014, the territories, the District of Columbia, and seven states were using CHIP Medicaid expansions; 14 states were using separate CHIP programs; and 29 states used a combination approach.10 (See Appendix A, Table A-1 for 50-state information on CHIP program design.) In FY2013, the bulk of CHIP program enrollees received coverage through separate CHIP programs (approximately 70%). The remainder (approximately 30%) received coverage through a CHIP Medicaid expansion. This enrollment distribution has largely held true over the course of the program’s history (see Figure 1 below). This landscape will likely change to some extent due to modifications to CHIP eligibility rules enacted under the ACA. (For more information on these and other eligibility related requirements, see the Eligibility subsection.)

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10 Centers for Medicare and Medicaid Services (CMS), Children’s Health Insurance Program Plan Activity, as of May 15, 2014.
Eligibility

This section describes CHIP eligibility rules. In general, CHIP extends coverage to certain low-income children and pregnant women without health insurance in families with annual family income too high to qualify them for Medicaid. Specifically, Title XXI of the SSA defines a targeted low-income child as one who is under age 19 with no health insurance, and who would not have been eligible for Medicaid under the federal and state rules in effect when CHIP was first initiated in 1997. (Hereafter, targeted low-income children are referred to as CHIP children, CHIP-eligible or CHIP-enrolled, as applicable.) States have broad discretion in setting their income eligibility standards, and eligibility varies across states. Children under age 19 represent the vast majority of CHIP program enrollment.

Notes: Data are reported by individual states and are representative of children ever enrolled in Medicaid and CHIP as of a specified date. States may subsequently revise their current and/or historical data.

11 States are permitted to require a period of uninsurance (i.e., waiting period) of up to 90 days before a child who is otherwise eligible is permitted to enroll in CHIP. See 78 Federal Register 42160, July 15, 2013.

12 Section 2110(b) of the Social Security Act.

13 In the early years of the CHIP program, states were permitted and encouraged to extend coverage to uninsured pregnant women, parents, and childless adults age 19 and over generally through the use of the Section 1115 waiver authority. However, the Congress acted to largely limit this practice through a series of laws. The Deficit Reduction Act of 2005 (P.L. 109-171) prohibited the use of CHIP funds from coverage of non-pregnant childless adults in any new waivers approved after February 8, 2006. CHIPRA terminated CHIP coverage of nonpregnant childless adults by the end of calendar year 2009, prohibited new states from obtaining waivers to extend CHIP coverage to uninsured parents, and phased out coverage of parents altogether by FY2014. States can still extend coverage to adult pregnant (continued...)
Children

CHIP Medicaid Expansions

States with a CHIP Medicaid expansion program must follow the eligibility rules of the Medicaid program (See Table 1). Because CHIP eligibility builds on top of Medicaid eligibility, the Medicaid child eligibility rules that were in effect when CHIP was established in 1997 represent the Medicaid eligibility ceiling for children.14

States with CHIP Medicaid expansion programs may cover CHIP children by expanding their Medicaid programs in the following ways: (1) by establishing a new optional eligibility group for such children as authorized in Title XXI of SSA, and/or (2) by liberalizing the financial rules for any of several existing Medicaid eligibility categories. Many states with CHIP Medicaid expansion programs chose the latter, opting to cover CHIP children under existing Medicaid eligibility pathways, especially Medicaid’s poverty-related child groups, rather than by establishing the Title XXI of SSA optional coverage group. Such a strategy reduces the administrative burden of creating and implementing a new coverage group.15 Regardless of the state’s approach, CHIP children are an optional eligibility group in Medicaid and enrollees must be covered statewide.

Separate CHIP Programs

States are permitted to determine the eligibility criteria for the group of CHIP children who may enroll in separate CHIP programs (See Table 1).16 Title XXI of the SSA allows states to use the following factors in determining eligibility: geography (e.g., sub-state areas or statewide), age (e.g., subgroups under 19), income, residency, disability status (so long as any standard relating to disability status does not restrict eligibility),17 access to or coverage under other health insurance

(continued)

women (regardless of their age) under CHIP through a variety of mechanisms. For more information on the predominate pathways states use to extend CHIP coverage to pregnant woman, see the Eligibility subsection entitled, “Pregnant Women and Unborn Children.”

14 Federal Medicaid statute establishes mandatory coverage floors (defined as a percentage of the federal poverty level) for its poverty-related pregnant women and children eligibility groups. States are permitted to extend coverage above these federal minimum thresholds which is why there is variability across states in terms of the income eligibility threshold at which CHIP begins.

15 Because individuals can have other health insurance and still be covered by Medicaid, this approach also allows states to bring into Medicaid otherwise ineligible higher-income children regardless of their other health insurance status. For example, under this strategy, states can provide Medicaid benefits to additional children for whom existing health insurance is limited (sometimes referred to as under-insured). When states liberalize the financial rules for existing Medicaid eligibility groups, the federal share of the costs for services provided to the subset without other health insurance—the CHIP-eligible children—is paid for out of CHIP funds. The federal share of the costs for services delivered to the remaining children with other health insurance is paid for by Medicaid. CHIP Medicaid expansion children represent an optional eligibility pathway under Medicaid.

16 Section 2102(b) of the Social Security Act.

17 States are permitted to offer different benefit packages for children with special needs, as long as the eligibility criteria for that coverage comply with the Americans with Disabilities Act (ADA) requirements for non-discrimination. Source: The Administration’s Responses to Questions About the State Children’s Health Insurance Program, July 29, 1998, Fifth Set.
(to establish whether such access/coverage precludes CHIP eligibility), and duration of CHIP eligibility (states must re-determine eligibility at least annually).

States can set the upper income level for CHIP children up to 200% of the federal poverty level (FPL), or 50 percentage points above the applicable pre-CHIP Medicaid income level. However, prior to January 1, 2014, states were able to use income disregards, which effectively permitted states to expand eligibility to children under age 19 at whatever level they chose. Two states, New Jersey, and New York, plus one California county used this income-counting methodology to expand their CHIP programs to 355% FPL, 405% FPL, and 416% FPL, respectively. The income-disregard option was eliminated under the ACA.

CHIP Eligibility Changes Under the ACA

Beginning January 1, 2014, the ACA required the federal government and states to rely on modified adjusted gross income (MAGI) income counting rules when determining eligibility for CHIP as well as most of Medicaid’s nonelderly populations and subsidized exchange coverage. Under the MAGI rules, a state looks at each individual’s MAGI, deducts 5% (which the

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18 A CHIP child must not be found eligible for Medicaid, or other group health coverage, for example. See 42 C.F.R. § 457.310.
19 States are permitted to continue coverage for CHIP-eligible children for a period of 12 months regardless of changes in family composition or income that may otherwise affect their eligibility status. While no explicit statutory authority for 12 months of continuous coverage currently exists in CHIP statute, HHS reports that 33 states provided 12 months of continuous coverage to CHIP children in FY2012. Source: MACPAC, Report to the Congress on Medicaid and CHIP, March 2013.
20 Income disregards (including block of income disregards) and deductions effectively increase the amount of income a child’s family can have and still be eligible for coverage, as they serve to eliminate from a family’s countable income certain expenses, costs or amounts of income.
21 Medicaid and CHIP financial eligibility requirements place limits on the maximum amount of income (and sometimes assets) individuals may possess to become eligible (often referred to as standards or thresholds). Additional guidelines specify how states should calculate these amounts (i.e., counting methodologies).
22 Under the State Children’s Health Insurance Program Reauthorization Act of 2009 (CHIPRA, P.L. 111-3), new states (in addition to California, New Jersey, and New York) were discouraged from expanding CHIP income eligibility through a policy that required a reduction in federal CHIP payments for coverage of children in families with income above 300% FPL. CHIPRA also included other provisions to provide financial incentives to states to find and enroll Medicaid eligible children at lower income levels through the use of CHIP Performance Bonus Payments. These payments were directed at states that adopted 5 out of 8 enrollment facilitation strategies and that successfully enrolled Medicaid-eligible children over target enrollment levels. These bonus payments expired at the end of FY2013.
23 MAGI is defined as the Internal Revenue Code’s (IRC’s) adjusted gross income (AGI) plus certain foreign earned income and tax-exempt interest. AGI reflects a number of deductions, including trade and business deductions, losses from sale of property, and alimony payments, increased by tax-exempt interest and income earned by U.S. citizens or residents living abroad.
24 Section 2102(b)(1)(B)(v) of the Social Security Act.
25 Under the ACA, certain groups are exempt from income eligibility determinations for Medicaid based on MAGI. Prior law’s income determination rules will continue to be used for determining eligibility for the following groups: (1) individuals who are eligible for Medicaid through another federal or state assistance program (e.g., foster care children and individuals receiving SSI), (2) the elderly, (3) certain disabled individuals who qualify for Medicaid on the basis of being blind or disabled without regard to whether the individual is eligible for SSI, (4) the medically needy, and (5) enrollees in a Medicare Savings Program (e.g., Qualified Medicare Beneficiaries for whom Medicaid pays Medicare premiums or coinsurance and deductibles). In addition, MAGI does not affect eligibility determinations through Express Lane enrollment (to determine whether a child has met Medicaid or CHIP eligibility requirements), for Medicare prescription drug low-income subsidies, or for determinations of eligibility for Medicaid long-term services and supports.
law provides as a standard disregard), and compares that income to the new income standards set by each state. The transition to MAGI effectively limits CHIP upper income eligibility levels for states by eliminating a state’s ability to use income disregards to extend coverage to children in families at higher income levels. Also under the ACA, states are permitted to use CHIP federal matching funds to cover children who lose Medicaid eligibility as a result of the elimination of income disregards.

As a part of a separate provision, the ACA required states to transition CHIP children ages 6 through 18 in families with annual income less than 133% FPL (based on MAGI) to Medicaid, beginning January 1, 2014. The purpose of this transition was to ensure uniform child coverage under Medicaid up to 133% FPL (effectively 138% after adjustment for the 5% disregard) across all states.

The ACA also required states to maintain income eligibility levels for CHIP through September 30, 2019, as a condition for receiving payments under Medicaid (notwithstanding the lack of corresponding federal appropriations for FY2016 through FY2019). This provision is often referred to as the ACA Maintenance of Effort (MOE) requirement. (Implications of the MOE requirement for the future of CHIP are discussed in more detail in the financing section below.)

### Upper Income Eligibility Levels in CHIP

Statewide upper income eligibility thresholds for CHIP-funded child coverage vary substantially across states, ranging from a low of 175% FPL to a high of 405% FPL. Appendix A, Table A-1 shows state-reported child upper income eligibility levels based on MAGI (adjusted for the 5% disregard), as of January 1, 2014.

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26 Under the transition to MAGI, states were given a limited opportunity to expand CHIP eligibility above 200 percent of the FPL (not to exceed 300% FPL) using the old income counting rules by submitting a state plan amendment (SPA) before December 31, 2013.

27 States must provide coverage through a separate CHIP program to children who lose Medicaid as a result of the elimination of income disregards permitted under Section 2101(f) of the ACA. Coverage for this population will be paid for out of the state’s CHIP allotment at the CHIP enhanced match rate and will cease when the last child protected has been afforded 12 months of coverage (expected to be no later than April 1, 2016). While coverage of children protected by 2101(f) is mandated through a separate CHIP program, states may instead continue to provide coverage of these children in the state’s Medicaid program. However, if a state chooses the option to maintain Medicaid eligibility for such children, funds through Title XIX of SSA and regular FMAP rates will apply. Sources: Centers for Medicare and Medicaid Services, Medicaid/CHIP Affordable Care Act Implementation: Children’s Health Insurance Program (CHIP) coverage for children who lose Medicaid eligibility due to the elimination of income disregards as a result of the conversion to MAGI. Section 2101(f) of the Affordable Care Act: Answers to Frequently Asked Questions; April 25, 2013; and CMS Answers to Frequently Asked Questions: Telephonic Applications, Medicaid and CHIP Eligibility Policy and 75/25 Federal Matching Rate, August 9, 2013.

28 Coverage for such children will continue to be paid for out of the state’s CHIP annual allotment at the enhanced CHIP matching rate.

29 Pennsylvania has CMS approval to delay transition CHIP children in families with income less than 133% FPL based on MAGI until FY2015.

30 Specifically, with the exception of waiting lists for enrolling children in CHIP or enrolling CHIP-eligible children in certified exchange plans when federal CHIP funding is no longer available, states cannot implement eligibility standards, methodologies, or procedures that are more restrictive than those in place on March 31, 2010. Section 2105(d)(3) of the Social Security Act.
To summarize, Table A-1 shows:

- 18 states and the District of Columbia provide coverage above 301% FPL; of these, two states extend coverage above 400% FPL, including New York (405% FPL) and California (416% FPL\textsuperscript{31} in one county);
- 9 states provide coverage between 251% FPL and 300% FPL;
- 20 states provide coverage between 201% FPL and 250% FPL; and
- 3 states extend coverage at levels less than 200% FPL, including Idaho (190% FPL), North Dakota (175% FPL), and Arizona (100%).\textsuperscript{32}

Despite the fact that 27 states extend CHIP coverage to children in families with annual income greater than or equal to 251% FPL, CMS administrative data show that CHIP enrollment is concentrated among families with annual income at lower levels. FY2013 show that approximately 89% of CHIP child enrollees were in families with annual income at or below 200% FPL, and approximately 97% of child enrollees were in families with annual income at or below 250% FPL. (See Table 2). Families with higher income levels are more likely to have access to employer-sponsored insurance coverage. With the enactment of the ACA, families may also have access to subsidized coverage through the exchange. However, such coverage is not always affordable for low-income families. (For more information on the definition of affordability of employer-sponsored insurance coverage as it relates to a family’s ability to qualify for subsidized exchange coverage, see the discussion of the “family glitch issue” in the subsection entitled, The Future of CHIP.)

\textsuperscript{31} Most counties in California are in the state’s CHIP Medicaid expansion program which extends coverage up to 266% FPL. However, the state had a separate CHIP program that extended CHIP coverage up to 321% FPL in three counties, and up to 416% FPL in one county. During FY2013, children in the state’s separate CHIP program were transitioned to the state’s CHIP Medicaid expansion program.

\textsuperscript{32} Federal authority for Arizona’s CHIP program to cover children in families with annual income above 100% FPL expired on January 31, 2014. As a result, children in families with income between 100-133% FPL transitioned to Medicaid effective January 1, 2014. Children in families with income over 133% FPL were encouraged to apply for coverage through the health insurance exchange where premium subsidies are available for eligible households. While the state’s CHIP program to extend coverage for CHIP-eligible children in families with annual income less than 100% FPL remains in effect, enrollment of new children has been frozen since January 1, 2010. As a result of the enrollment freeze, enrollment in Arizona’s CHIP program has dropped from 45.8 thousand in January 2010 to approximately 2.3 thousand in February 2014. Source: Tricia Brooks, Martha Heberlein, and Joseph Fu, Georgetown University Health Policy Institute, Center for Children and Families, Dismantling CHIP in Arizona: How Losing KidsCare Impacts a Child’s Health Care Costs, May 2014.
Table 2. Number of Children Ever Enrolled in CHIP by Income Level, FY 2013

<table>
<thead>
<tr>
<th>Income Range (% FPL)</th>
<th>Ever Enrolled</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-200</td>
<td>7,243,295</td>
<td>88.5%</td>
</tr>
<tr>
<td>201 - 250</td>
<td>724,785</td>
<td>8.9%</td>
</tr>
<tr>
<td>251 - 300</td>
<td>165,120</td>
<td>2.0%</td>
</tr>
<tr>
<td>301 &amp; Higher</td>
<td>51,791</td>
<td>0.6%</td>
</tr>
<tr>
<td>Total</td>
<td>8,184,991</td>
<td>100.0%</td>
</tr>
</tbody>
</table>

Source: Centers for Medicare and Medicaid Services, Child Health Insurance Program Budget Report, based on Form 21E and 64.21E Combined, as of April 2014.

FPL: Federal poverty level.

Figure B-1 through Figure B-4 of Appendix B show the 50-state upper income eligibility levels for children and pregnant women in Medicaid, CHIP, and subsidized exchange coverage, as of January 1, 2014. Variability exists across states in the income eligibility ranges (i.e., income eligibility floors and ceilings) associated with each of the programs. The federal Medicaid statute establishes mandatory coverage floors (defined as a percentage of the federal poverty level) for its poverty-related pregnant women and children eligibility pathways. However, states are permitted to extend Medicaid coverage above these federal minimum levels; this is why there is variability across states in terms of the income eligibility levels at which CHIP begins. For example, the state of Alabama extends Medicaid eligibility to infants in families with annual income less than or equal to 141% FPL, while the state of Iowa extends Medicaid eligibility to infants in families with annual income less than or equal to 240% FPL. In another example, CHIP coverage for children extends to a higher income eligibility threshold than subsidized health insurance exchange coverage in one county in California and in the state of New York (i.e., 416% FPL and 405% FPL, respectively).

It is important to note, however, that not all children with family income at the specified levels are eligible for each of the programs due to program rules that differ for each of these programs. For instance, CHIP is only available to uninsured children, subsidized exchange coverage is not available to individuals with access to minimum essential coverage, and insurance status is not considered when determining Medicaid eligibility.

These figures show both the range of CHIP income eligibility relative to the other programs, and how the programs are envisioned to work together in extending coverage to low-income children and families. CHIP in some states covers a relatively small segment of the income eligibility continuum while CHIP in other states covers a larger segment of the continuum. This is particularly true for infants and pregnant woman. States have used the optional Medicaid eligibility pathways to set higher Medicaid income eligibility levels for infants and pregnant women relative to older children (see Figure B-1 through Figure B-4 of Appendix B). As a

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33 The definition of minimum essential coverage is broad. It includes Medicare Part A, Medicaid, the State Children's Health Insurance Program (CHIP), Tricare, the TRICARE for Life program, the veteran's health care program, the Peace Corps program, a government plan (local, state, federal) including the Federal Employees Health Benefits Program (FEHBP) and any plan established by an Indian tribal government, any plan offered in the individual, small group or large group market, a grandfathered health plan, and any other health benefits coverage, such as a state health benefits risk pool, as recognized by the Secretary of HHS in coordination with the Treasury Secretary.
result, CHIP has been used to provide health coverage to older uninsured children to a greater extent.

In general, the Medicaid program is a much larger program than CHIP. Child enrollment in Medicaid, for example, was 38.7 million as compared to 8.1 million in CHIP in FY2013.\(^{34}\) The figures in Appendix B, however, are not weighted to reflect program enrollment by state. For example, it is possible that a state with a large uninsured child population but a CHIP program with a relatively narrow income eligibility range may result in a much larger number of CHIP program enrollees than a state with a relatively small uninsured child population and a CHIP program with a much broader income eligibility range.

**Pregnant Women and Unborn Children**

Nineteen states provide coverage to pregnant women under CHIP. The three main ways that states may extend CHIP coverage to pregnant women (regardless of their age) are through (1) the state plan option for pregnant women; (2) the Section 1115 waiver authority and/or (3) the unborn child pathway.\(^ {35}\) The latter is the predominant pathway used by states for this purpose.

As of January 2014, four states (Colorado, New Jersey, Oregon, and Rhode Island) extended coverage to pregnant women under Section 1115 waiver authority or the CHIP pregnant women state plan option.\(^ {36}\) Under CHIPRA, states are permitted to cover pregnant women through a state plan amendment\(^ {37}\) when certain conditions are met (e.g., the Medicaid income standard for pregnant women must be at least 185% FPL but in no case lower than the percentage level in effect on July 1, 2008; no preexisting conditions or waiting periods may be imposed; and CHIP cost-sharing protections apply). The period of coverage associated with the state plan option includes pregnancy through the postpartum period (roughly through 60 days postpartum), and benefits include all services available to CHIP children in the state as well as prenatal, delivery, and postpartum care. Infants born to such pregnant women are deemed eligible for Medicaid or CHIP, as appropriate, and are covered up to age one year.

As of January 2014, 15 states provide CHIP coverage to pregnant women ages 19 and older by extending coverage to unborn children as permitted through federal regulation. Coverage available to such women may be limited to prenatal and delivery services, but is still used in 15 states because it permits the extension of CHIP coverage to a pregnant woman regardless of her

\(^ {34}\) The enrollment figures reported here represent “ever enrolled” counts which measure the number of children covered by CHIP or Medicaid for any period of time during a given year. These enrollment counts differ significantly from estimates based on “point-in-time” or average annual enrollment measures. Source: MACPAC Report to Congress on Medicaid and CHIP, March 2014, Table 4.

\(^ {35}\) Prior to the enactment of CHIPRA, legal immigrants arriving in the United States after August 22, 1996, were ineligible for Medicaid or CHIP benefits for their first five years in the United States. With the enactment of CHIPRA, states are permitted to waive the five-year bar to Medicaid or CHIP coverage for pregnant women and children who arrived in the United States after August 22, 1996 and who are (1) lawfully residing in the United States and (2) are otherwise eligible for such coverage when certain requirements are met. Twenty-five states have opted to cover otherwise five-year barred children, and 20 states have opted to cover five-year barred pregnant women. Source: Hasstedt, K.; Guttmacher Policy Review; Toward Equity and Access: Removing Legal Barriers to Health Insurance Coverage for Immigrants; vol. 16, no. 1; pp 2–8; 2013.

\(^ {36}\) MACPAC, Report to Congress on Medicaid and CHIP, March 2014, Table 9, pp 80-82.

\(^ {37}\) States that wish to make changes to their Medicaid or CHIP state plans must submit a state plan amendment (SPA) to CMS for approval.
immigration status. See Figure B-4 for state-specific CHIP eligibility levels for unborn children, pregnant women and deemed newborns, as of January 1, 2014.

Benefits

CHIP Medicaid Expansions

As is the case with eligibility, CHIP benefit coverage depends on program design (See Table 1). States that use CHIP Medicaid expansion programs must provide CHIP-eligible children with the full range of mandatory Medicaid benefits, as well as all optional services that the state chooses to cover as specified in their state Medicaid plans. As an alternative to providing all of the mandatory and selected optional benefits under traditional Medicaid, states may enroll state-specified groups, including children in CHIP Medicaid expansions, in Alternative Benefit Plans (ABPs). When certain conditions are met, states may also provide premium assistance for health insurance offered through private insurance arrangements for Medicaid children (including CHIP children) and their parents.

For CHIP children, benefits available through Medicaid’s Early and Periodic Screening, Diagnostic, and Treatment (EPSDT) Program must be provided, whether through traditional state plan coverage or otherwise. The EPSDT program covers health screenings and services, including assessments of each child’s physical and mental health development; laboratory tests (including lead blood level assessment); appropriate immunizations; health education; and vision, dental, and hearing services. States are required to provide all federally allowed treatment to correct problems identified through screenings. EPSDT sets Medicaid benefit coverage for children (including CHIP children) apart from other sources of health insurance in that it permits coverage of all services listed in Medicaid statute (regardless of whether a given benefit is covered in the state plan) and it effectively eliminates any state-defined limits on the amount, duration, and scope of this benefit.

Separate CHIP Programs

States that offer separate CHIP programs have more latitude in designing their programs. Such states are allowed to determine which services to cover, and may place limits on the services that they offer.

Separate CHIP program rules permit states to elect any of three benefit options.

38 MACPAC, Report to Congress on Medicaid and CHIP, March 2014, Table 9, pp 80-82.
39 Medicaid’s mandatory and optional benefits are identified in federal statute and regulations, and include a wide range of preventive, primary, and acute medical services, as well as long-term services and supports (LTSS). States define the specific features of each covered benefit within broad federal guidelines.
40 The ACA requires Medicaid ABP coverage to include the same essential health benefits (EHBs) provided in exchange plans. For more information about Medicaid benefit coverage, see CRS Report R43357, Medicaid: An Overview, coordinated by Alison Mitchell.
41 Section 2103 of the Social Security Act.
42 Section 2103 of the Social Security Act.
1. **Benchmark benefit package:** includes one of the following three base benchmark plans:
   - the standard Blue Cross/Blue Shield preferred provider option offered under the Federal Employees Health Benefits Program (FEHBP),
   - the health coverage that is offered and generally available to state employees in the state involved, and/or
   - health coverage that is offered by a health maintenance organization (HMO) with the largest commercial (non-Medicaid) enrollment in the state involved.

2. **Benchmark-equivalent coverage:** defined as a package of benefits that has the same actuarial value\(^{43}\) as one of the base benchmark benefit packages listed above. A state choosing to provide benchmark-equivalent coverage must cover each of the benefits in the “basic benefits category,” including inpatient and outpatient hospital and physicians’ surgical and medical services, lab, x-ray, and well-baby and well-child care, including age-appropriate immunizations. Benchmark-equivalent coverage must also include at least 75% of the actuarial value of coverage under the benchmark plan for each of the benefits in the “additional service category.” These additional services include prescription drugs, vision services, and hearing services. States are encouraged to cover other categories of service not listed above; and/or

3. **Secretary-approved coverage:** defined as any other health benefits plan that the Secretary of Health and Human Services (HHS) determines will provide appropriate coverage to the targeted population of uninsured children.\(^{44}\)

Regardless of the choice of program design, all states must cover emergency services, well baby and well child care including age-appropriate immunizations, and dental services.\(^{45}\) If offered, mental health services must meet federal mental health parity requirements.\(^{46}\) As with Medicaid, abortions cannot be covered, except in the case of a pregnancy resulting from rape or incest, or when an abortion is necessary to save the mother’s life. Finally, when certain conditions are met (e.g., CHIP minimum benefits and CHIP cost-sharing protections), states can also offer premium assistance to pay a beneficiary’s share of costs for group (employer-based) health insurance for

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\(^{43}\) Actuarial value is a summary measure of a plan's generosity, expressed as a percentage of medical expenses estimated to be paid by the issuer for a standard population and set of allowed charges.

\(^{44}\) Three states, Florida, New York and Pennsylvania were permitted to use the state’s health coverage plan that was in place at the time of CHIP’s enactment. These benefit packages are often referred to as “grandfathered plans.”

\(^{45}\) Dental services were added as a required benefit for separate CHIP programs under CHIPRA, and include services necessary to prevent disease and promote oral health, restore oral structures to health and function, and treat emergency conditions. (Dental benefits have always been required for CHIP Medicaid expansion children via EPSDT.)

\(^{46}\) In the case of a state separate CHIP program that provides medical and surgical benefits as well as mental health or substance abuse disorder benefits, the predominant financial requirements (e.g., deductibles, copayments) and treatment limitations (e.g., number of visits, days of coverage) applicable to such mental health or substance abuse disorder benefits must be no more restrictive than the predominant financial requirements and treatment limitations applicable to covered medical and surgical benefits. In addition, there can be no separate cost-sharing requirements or treatment limitations applicable only to mental health or substance abuse disorder benefits. State CHIP Medicaid expansions that include coverage of EPSDT services (as defined in Medicaid statute) are deemed to satisfy these mental health parity requirements. For more information, see CMS Letter to Medicaid Directors and State Health Officials, RE: Application of the Mental Health Parity and Addiction Equity Act to Medicaid MCOs, CHIP, and Alternative Benefit (Benchmark) Plans, SHO # 13-001, ACA #24, January 16, 2013, available at: http://www.medicaid.gov/Federal-Policy-Guidance/downloads/SHO-13-001.pdf.
CHIP children and their parents. According to a recent study of CHIP benefit coverage, eleven states offered premium assistance programs with CHIP federal matching funds in 2013. Data from this study that looked at benefit coverage in 42 separate CHIP programs (in 38 states) indicate that in 2013:

- 25 states chose Secretary-approved coverage;
- 9 states offered benchmark-equivalent coverage;
- 3 states offered coverage available in the largest HMO in the state;
- 3 states offered existing state-based coverage;
- 1 state offered FEHBP-equivalent coverage; and
- 1 state offered state employee coverage.

According to this study, benefits offered under separate CHIP programs ranged from benefit coverage modeled after the state’s Medicaid plan to more limited benefit coverage available through the commercial market. The study also found that coverage for basic medical services (e.g., physician, hospital, laboratory and radiological services) were largely covered without “significant” limitations. States did impose limitations on other types of services (e.g., physical, occupational and speech therapy; orthodontia; hearing aids; and corrective lenses). Finally, only a few services were not covered at all (e.g., care coordination for children with special needs, non-emergency medical transportation).

In FY2013, managed care was the predominant delivery system under CHIP. Administrative data show that approximately 84% of separate CHIP enrollees received coverage under some form of managed care, while the remaining 16% received coverage under a fee-for-service arrangement.

Cost-Sharing

As with eligibility and benefits, cost-sharing rules depend on a state’s CHIP program design (See Table 1). Cost-sharing refers to the out-of-pocket payments made by beneficiaries of a health insurance plan, and may include premiums (usually on a monthly basis), enrollment fees, deductibles, copayments, coinsurance, and other similar charges.

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47 Historically, it has proved prohibitive for many employer plans and states to meet all of these requirements. To circumvent these restrictions, most states operating CHIP or Medicaid premium assistance programs do so under Section 1115 waiver authority.

48 Anita Cardwell, et al., National Academy for State Health Policy and Georgetown University Health Policy Institute, Center for Children and Families; Benefits and Cost Sharing in Separate CHIP Programs, May 2014.

49 For example, of the 25 states with Secretary approved coverage, 14 states modeled their coverage after the state’s Medicaid program, and 11 of these 14 states offered EPSDT as a part of the state’s separate CHIP program benefits.

50 Anita Cardwell, et al., National Academy for State Health Policy and Georgetown University Health Policy Institute, Center for Children and Families; Benefits and Cost Sharing in Separate CHIP Programs, May 2014.

51 MACPAC, Report to Congress on Medicaid and CHIP, March 2014.
CHIP Medicaid Expansions

CHIP Medicaid expansion children must follow the cost-sharing rules of the Medicaid program. Under these rules, the majority of such children are exempt from cost sharing. However, CHIP Medicaid expansion children may still be subject to service-related cost-sharing for non-emergency care provided in an emergency room and for non-preferred prescription drugs. In addition, CHIP Medicaid expansion children enrolled in certain Medicaid waiver programs may be subject to cost sharing.

Separate CHIP Programs

If a state implements a separate CHIP program, premiums or enrollment fees may be imposed for program participation, but the maximum allowable amount is dependent on annual family income. Preventive services and pregnancy-related assistance are exempt from cost-sharing for all CHIP families regardless of income, and special rules also apply to Indian children.

- **Families with annual income under 150% FPL**: Premiums may not exceed the amounts set forth in federal Medicaid regulations. Additionally, these families may be charged service-related cost-sharing, but such cost-sharing is limited to (1) nominal amounts defined in federal Medicaid regulations for the subgroup with annual income below 100% FPL, and (2) slightly higher amounts defined in CHIP regulations for families with annual income between 100%-150% FPL.

- **Families with annual income above 150% FPL**: Cost-sharing (program participation fees and service-related cost-sharing) may be imposed in any amount, provided that cost-sharing for higher-income children is not less than cost-sharing for lower-income children, subject to the out-of-pocket aggregate limit of 5% of annual family income on all types of cost sharing combined. In addition, states are required to inform families of these limits and provide a mechanism for families to stop paying once the cost-sharing limits have been reached.

The above-referenced study on 42 separate CHIP programs (in 38 states) indicates that only two states (Oregon and South Dakota) did not impose any form of cost sharing in 2013. Thirty

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52 Section 1916 of the Social Security Act.
53 For more information about Medicaid cost sharing rules, see CRS Report R43357, Medicaid: An Overview, coordinated by Alison Mitchell.
54 An exception to this rule applies for CHIP-eligible pregnant women and infants with annual income greater than 150% FPL. Such individuals may be charged premiums or enrollment fees in “nominal” amounts. Nominal amounts are set in regulation and range from $1 to $20 per month, depending on monthly family income and family size. States are permitted to charge premiums/enrollment fees that exceed these nominal amounts for certain groups, including CHIP-eligible pregnant women.
55 Section 2103(e) of the Social Security Act.
56 CHIP cost-sharing limits do not take into account cumulative out-of-pocket costs that may be required for “split families” for whom, in addition to CHIP, one or more family member(s) may be eligible for subsidized exchange coverage, and/or enrolled in Medicaid and are simultaneously subject to the cost sharing requirements associated with each program. This issue is often referred to as “premium stacking.”
57 Anita Cardwell, Joanne Jee, and Catherine Hess, National Academy for State Health Policy and Joe Touschner, (continued...)
separate CHIP programs imposed premiums or program participation fees. According to the study, the median monthly premium per child ranged from $10 for families with annual income less than 150% FPL (in 9 programs) to $33 for families with annual income greater than 301% FPL (in 14 programs). Twenty-eight separate CHIP programs imposed service-related cost sharing in amounts that ranged from a low of $0.50 for an office visit or prescription drug in Georgia, to $200.00 for an inpatient hospital visit in Alabama. While Title XXI sets the annual aggregate limit for all cost sharing charges at 5% of a family's annual income, the study found that 20 programs had cost-sharing limits lower than the 5% cap.

CHIP Financing and Expenditures

The federal government and the states jointly finance CHIP. The federal government reimburses states for a portion of every dollar they spend on CHIP (for both CHIP Medicaid expansions and separate CHIP programs) up to state-specific limits called allotments. In FY2013, CHIP expenditures totaled $13.2 billion. The federal share totaled $9.2 billion and the state share was $4.0 billion.\(^{58}\)

**E-FMAP**

The federal government pays about 70% of CHIP expenditures, and the federal government's share of CHIP expenditures (including both services and administration) is determined by the enhanced federal medical assistance percentage (E-FMAP) rate. The E-FMAP rate is derived each year by the Secretary of HHS using a set formula, and it varies by state.\(^{59}\) By statute, the E-FMAP (or federal matching rate) can range from 65% to 85%, and in FY2014, the E-FMAP ranges from 65% (15 states) to 81% (Mississippi). See Table A-2 for states' E-FMAP rates for FY2014.

The ACA included a provision to increase the E-FMAP rate by 23 percentage points (not to exceed 100%) for most CHIP expenditures from FY2016 through FY2019. This would increase the statutory range of the E-FMAP rate to 88% through 100%. With this 23 percentage point increase, the federal share of CHIP will be significantly higher, which means states are expected to spend through their limited federal CHIP funding (i.e., state CHIP allotments) faster when the enhanced rate takes effect.

**Available Federal Funding**

There are three aspects of CHIP federal funding: the national total appropriation amounts, state allotments, and expenditures.

\(^{58}\) U.S. Department of Health and Human Services, Centers for Medicare and Medicaid Services, Form CMS-64 data.

\(^{59}\) The E-FMAP is calculated by reducing the state share under the FMAP rate (which is the federal matching rate for most Medicaid expenditures) by 30%. For more information about the FMAP rate and how it is calculated, see CRS Report R42941, *Medicaid’s Federal Medical Assistance Percentage (FMAP), FY2014*, by Alison Mitchell and Evelyne P. Baumrucker.
• The national appropriation amount is the total amount of federal funds appropriated for CHIP in a fiscal year.

• The state allotments are the federal funds allocated to each state for the federal share of their CHIP expenditures.

• Federal CHIP expenditures are the actual amount of federal funds spent on CHIP.

As Figure 2 shows, in FY2013, the national appropriation amount for CHIP was $17.4 billion, the CHIP allotments to states totaled $8.9 billion, and CHIP federal expenditures totaled $9.2 billion. In FY2013, the national appropriation amount was significantly higher than the state CHIP allotments because the formula establishing the state CHIP allotment amounts does not factor in the national appropriation amount (explained in more detail below). Also, the FY2013 CHIP federal expenditures were slightly higher than the state CHIP allotments. States have two years to spend their allotment funds, and the FY2013 federal CHIP expenditures consist of federal funding from each of the FY2012 and FY2013 state CHIP allotments.

**Figure 2. Federal Funding for CHIP**


**National Appropriation Amount**

The annual national appropriation amount for CHIP is provided in Section 2104(a) of the Social Security Act. This amount is the overall annual ceiling on federal CHIP spending to the states, the District of Columbia, and the territories. CHIPRA increased the annual appropriation amounts substantially beginning in FY2009 and provided appropriations through FY2013. Then, the ACA provided annual national appropriation amounts for an additional two years, and FY2015 is the
last year a CHIP appropriation amount is provided. For FY2014 and FY2015, the annual appropriation amounts are $19.1 billion and $21.1 billion, respectively.

If the national appropriation is not large enough to cover state allotments in any given year, the state allotments would be reduced proportionally. Since FY2009, the national appropriation amount has been more than sufficient to cover the state allotments.

State Allotments

State allotments are the federal funds allocated to each state for the federal share of their CHIP expenditures. CHIPRA established a new allocation of federal CHIP funds among the states based largely on states’ actual use of and projected need for CHIP funds. There are two formulas for determining state allotments: an even year formula and an odd year formula.

In even years, such as FY2014, state CHIP allotments are each state’s previous year allotment plus any Child Enrollment Contingency Fund (described below) payments from the previous year adjusted for health care inflation and child population growth in the state. For even years, the formula for CHIP allotments can be adjusted to reflect CHIP eligibility or benefit expansions and increase the allotment amount.

In odd years, state CHIP allotments are each state’s previous year spending (including federal CHIP payments from the state CHIP allotment, Child Enrollment Contingency Funds, and redistribution funds) adjusted using the same growth factor as the even year formula (i.e., health care inflation and child population growth in the state). Since the odd year formula is based on states’ actual use of CHIP funds, it is called the “re-basing year” because a state’s CHIP allotment can either increase or decrease depending on each state’s CHIP expenditures in the previous year.

State CHIP allotment funds are available to states for two years. As noted above, this explains why federal expenditures are higher than the state allotments in Figure 2 because the FY2013 federal CHIP expenditures include federal funding from states’ FY2012 and FY2013 allotments. In addition, the aggregate state CHIP allotment amounts have been lower than the annual national appropriation amount because the allotment formulas do not factor in the annual national appropriation amount, which means the aggregate state allotment amounts could add up to an amount greater than or less than the national appropriation amount. Since FY2009, the aggregate state CHIP allotment amounts have been significantly lower than the national appropriation amount.

The allotment is available to states to cover the federal share of both CHIP benefit and administrative expenditures. However, no more than 10% of the federal CHIP funds that a state

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60 The FY2015 appropriation is the combination of two half-year appropriations of $2.85 billion from Section 2104(a) of the Social Security Act plus a one-time appropriation in the amount of $15.36 billion from Section 108 of CHIPRA.
61 From FY2002 through FY2008, the national appropriation amounts were insufficient to cover the full cost of some states’ CHIP programs. For FY2002 through FY2005, the amount of redistribution funds from other states was enough to make up the difference, but for FY2006 through FY2008, additional CHIP appropriations were provided to cover the cost of the federal share of CHIP expenditures.
62 Prior to CHIPRA, funds were allocated to states using a statutory formula based on each state’s share of the nation’s uninsured children and uninsured low-income children.
63 Section 2104(m) of the Social Security Act.
64 CHIP Medicaid expansion states may use federal Medicaid funds to pay for CHIP administrative expenditures.
draws down from its CHIP allotment can be spent on non-benefit expenditures including expenditures for administration, translation services, and outreach efforts.

**Shortfall Funding**

If a state’s CHIP allotment for the current year, in addition to any allotment funds carried over from the prior year, is insufficient to cover the projected CHIP expenditures for the current year, a few different shortfall funding sources are available. These include Child Enrollment Contingency Funds, redistribution funds, and Medicaid funds. Since FY2009, only one state and one territory have received shortfall funding.

**Child Enrollment Contingency Funds**

Child Enrollment Contingency Funds are available to states with both a funding shortfall and CHIP enrollment (for children) that exceeds a target level. As a result, not all states with funding shortfalls are eligible for Child Enrollment Contingency Funds.

The contingency fund formula is based on a state’s growth in CHIP enrollment and per capita spending. This means that a state may receive a payment from the fund that does not equal its actual shortfall.

Iowa is the only state that has received Child Enrollment Contingency Funds since FY2009 when the funds were first available.

**Redistribution Funds**

After two years, any unused state CHIP allotment funds are redistributed to shortfall states. For redistribution funds, a shortfall state is defined as a state that will not have enough money to meet projected costs in the current year after counting (1) the current year’s state allotment, (2) unspent funds from the prior year’s state allotment, and (3) available Child Enrollment Contingency Funds.

If redistributed funds are insufficient to meet the needs of all shortfall states, each shortfall state receives a proportionate share of the available funds based on the shortfall in each state.

Since FY2009, only Puerto Rico has received redistribution funds.

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65 For Child Enrollment Contingency Funds, a state has a funding shortfall if a state’s current year CHIP allotment plus any unused CHIP allotment funds from the previous year are insufficient to cover the federal share of the state’s CHIP program. The definition of shortfall funding for Child Enrollment Contingency Funds does not factor in redistribution funds.

66 Section 2104(n) of the Social Security Act.

67 In FY2011, Iowa had a projected shortfall in federal CHIP funding of $3.8 million. Since Iowa’s CHIP enrollment exceeded the target level, Iowa was eligible for Child Enrollment Contingency Funds and received $28.9 million. (Medicaid and CHIP Payment and Access Commission, MAC Basics: Federal CHIP Financing, September 2011; Communication with the Centers for Medicare & Medicaid Services in May 2014.)

68 Section 2104(f) of the Social Security Act.

69 In FY2012 and FY2013, Puerto Rico received $23.7 million and $0.8 million, respectively, in CHIP redistribution funds. (Communication with the Centers for Medicare & Medicaid Services in May 2014.)
Medicaid Funds

For states that designed their CHIP program as a CHIP Medicaid expansion or a combination program, if the state is still facing a shortfall after receiving Child Enrollment Contingency Funds and redistribution funds, they may receive federal Medicaid matching funds to fund the shortfall in the Medicaid expansion portion of its CHIP program. When Medicaid funds are used to fund CHIP, the state receives the lower regular FMAP rate (i.e., federal Medicaid matching rate) rather than the higher E-FMAP rate provided for other CHIP expenditures. However, while federal CHIP funding is capped, federal Medicaid funding is open-ended, which means there is no upper limit or cap on the amount of federal Medicaid funds a state may receive.

Federal CHIP Funds Finance Some Medicaid Expenditures

In a few situations, federal CHIP funding is used to finance Medicaid expenditures. For instance, certain states significantly expanded Medicaid eligibility for children prior to the enactment of CHIP in 1997. These states are allowed to use their CHIP allotment funds to fund the difference between the Medicaid and CHIP matching rates (i.e., FMAP and E-FMAP rates respectively) to finance the cost for children in Medicaid above 133% FPL.

In addition, states may use CHIP allotment funds and receive the more generous E-FMAP rates for (1) expenditures for children ages six to 18 in families with annual income up to 133% FPL that had been enrolled in separate CHIP programs who were transitioned to Medicaid on January 1, 2014 as part of the ACA and (2) children that moved from CHIP to Medicaid due to the application of the 5% income disregard.

CHIP Expenditures

Figure 3 shows actual CHIP expenditures (including both the federal and state share) for FY1998 through FY2013 and projected CHIP expenditures for FY2014 and FY2015. See Table A-2 for CHIP expenditures by state for FY2013.

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70 The following 11 states meet the definition: Connecticut, Hawaii, Maryland, Minnesota, New Hampshire, New Mexico, Rhode Island, Tennessee, Vermont, Washington, and Wisconsin.
71 Section 2015(g)(4) of the Social Security Act.
72 The E-FMAP rate is not available for children ages six to 18 who have access to private health insurance.
73 Centers for Medicare & Medicaid Services, Medicaid and CHIP FAQs: Funding for New Adult Group, Coverage of Former Foster Care Children and CHIP Financing, December 2013.
While FY2015 is the last year states are to receive CHIP allotments, there are expected to be federal CHIP outlays in FY2016 because states will have access to unspent funds from their FY2015 allotments and unspent FY2014 allotments redistributed to shortfall states (if any). However, federal CHIP funding is not expected to be sufficient to cover the federal share of states’ CHIP programs for the entire year, especially with the 23 percentage point increase in the E-FMAP that is set to begin in FY2016. With this increase to the E-FMAP rate, states are expected to spend through their CHIP allotments more quickly.

The Future of CHIP

With federal funding for CHIP set to end after FY2015, Congress has begun discussing whether to continue the program. In considering the future of CHIP, it is helpful to recall why the program was created in 1997: to provide affordable health coverage at a time when there were few other insurance coverage options for low-income children outside of Medicaid. The health insurance market is far different today, with the enactment of the ACA. Now, if CHIP funding is exhausted, current CHIP-eligible children could be eligible for Medicaid or potentially for subsidized coverage in the health insurance exchanges, but not all CHIP-eligible children would be eligible for these programs and could end up being uninsured without the availability of CHIP.

Some argue that it is important to continue providing CHIP children with child-specific safety net coverage because each of the low-income subsidy programs (e.g., CHIP, Medicaid, and subsidized exchange coverage) plays a unique role in the health care delivery system. For

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74 See Tricia Brooks, Martha Heberlein, and Joseph Fu, Georgetown University Health Policy Institute, Center for Children and Families, Dismantling CHIP in Arizona: How Losing KidsCare Impacts a Child’s Health Care Costs, May 2014; and Anita Cardwell, et al., National Academy for State Health Policy and Georgetown University Health Policy Institute, Center for Children and Families; Benefits and Cost Sharing in Separate CHIP Programs, May 2014.
instance, greater cost sharing protections exist for the programs that target families at the lower ends of the income eligibility spectrum.\textsuperscript{75} Also, others are wary of providing coverage for children in the health insurance exchanges because the exchanges are new and there is little evidence about how coverage in the exchanges compares to CHIP coverage.\textsuperscript{76}

As the final year of federal CHIP funding approaches, Congress’ action or inaction will determine the future of CHIP and health coverage for CHIP children. In considering the future of CHIP, Congress has a number of policy options, which include extending federal CHIP funding and continuing the program or letting CHIP funding expire.

**Extending Federal CHIP Funding**

If Congress decides to extend federal CHIP funding, there would be a number of policy decisions regarding how long to extend funding and whether to make programmatic changes.

Funding could be extended for just a few years or indefinitely. The Medicaid and CHIP Payment and Access Commission (MACPAC) has recommended extending federal CHIP funding for two years (i.e., through FY2017) in order to provide a transitional period to ensure that, when federal CHIP funding ends, current CHIP enrollees would have access to “affordable and adequate” coverage.\textsuperscript{77} In addition, Senator Rockefeller introduced the CHIP Extension Act of 2014 (S. 2461) on June 11, 2014, which would extend federal CHIP funding through FY2019 in order to make federal CHIP funding consistent with the MOE.

Congress could extend federal CHIP funding with or without making changes to the program. MACPAC’s recommends extending funding without changing any other aspect of CHIP-funded coverage,\textsuperscript{78} while the Rockefeller bill includes some programmatic changes, such as extending and amending the CHIP performance bonus payments;\textsuperscript{79} establishing a new CHIP shortfall fund; making Express Lane Eligibility\textsuperscript{80} permanent; and enrolling newborns in CHIP automatically.

**Letting Federal CHIP Funding Expire**

There are number of policy options available to Congress if Congress lets the federal CHIP funding expire. Congress could let federal CHIP funding expire and take no action. Under this

\textsuperscript{75} Under CHIP and Medicaid, out-of-pocket spending (including both premiums and cost sharing) is exempt for many children and pregnant women, and when premiums and cost sharing apply, they cannot exceed 5% of the family’s income. For the health insurance exchanges, in 2014, the out-of-pocket spending cannot exceed $6,350 for self-only coverage and $12,700 for coverage other than self-only.


\textsuperscript{77} Medicaid and CHIP Payment and Access Commission, \textit{Report to Congress on Medicaid and CHIP}, June 2014.

\textsuperscript{78} Ibid., page 22 recommendation 1.1.

\textsuperscript{79} CHIPRA included a provision to provide financial incentives to states to find and enroll Medicaid eligible children at lower income levels through the use of CHIP Performance Bonus Payments. These payments were directed at states that adopted 5 out of 8 enrollment facilitation strategies and that successfully enrolled Medicaid-eligible children over target enrollment levels. These bonus payments expired at the end of FY2013.

\textsuperscript{80} Express Lane Eligibility permits states to rely on findings, for things like income, household size, or other factors of eligibility from another program designated as an Express Lane agency to facilitate enrollment in health coverage. Express Lane agencies may include: SNAP, School Lunch, TANF, Head Start, and WIC among others.
option, some CHIP enrollees might be eligible to receive Medicaid coverage and some might be eligible to receive subsidized exchange coverage. Alternatively, Congress could let federal CHIP funding expire and increase the income eligibility thresholds for Medicaid to cover all CHIP-eligible children. Another option instead of covering CHIP-eligible children under Medicaid would be to change the law to ensure all CHIP-eligible children would be eligible for subsidized coverage in the health insurance exchanges. Under current law, not all CHIP children would be eligible for subsidized exchange coverage due to the “family glitch,” among other reasons.

These policy options would impact states differently depending on whether a state’s CHIP program is a CHIP Medicaid expansion or a separate CHIP program. Letting CHIP expire and moving CHIP enrollees into the Medicaid program would maintain the status quo for the 30% of the enrollees currently in the CHIP Medicaid expansions, but change coverage for the other 70% of enrollees currently in separate CHIP programs. Letting CHIP expire and allowing CHIP enrollees to receive subsidized coverage in the health insurance exchanges would mean all CHIP enrollees would have to change coverage.

If Congress Takes No Action

If Congress takes no action and CHIP funding runs out, states need to adhere to the MOE requirements that are in effect through FY2019. The MOE requires states to maintain income eligibility levels for CHIP children through September 30, 2019 as a condition for receiving Medicaid payments (notwithstanding the lack of corresponding federal CHIP appropriations for FY2016 through FY2019). The MOE requirements impact CHIP Medicaid expansion programs and separate CHIP programs differently.

- **For CHIP Medicaid expansion programs**, when federal CHIP funding is exhausted, the CHIP-eligible children in these programs continue to be enrolled in Medicaid but financing switches from CHIP to Medicaid. This switch would cause the federal share of expenditures to decrease from the E-FMAP rate to the regular FMAP rate, which means the cost of covering these children would increase for states.

- **For separate CHIP programs**, states are provided a couple of exceptions to the MOE: (1) after September 1, 2015, states may enroll CHIP-eligible children into qualified health plans in the health insurance exchanges or (2) states may

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81 Subsidized coverage in the health insurance exchanges is not available to individuals with access to affordable health insurance. The “family glitch” results from the definition of affordable coverage. Under the ACA, employer-sponsored insurance is considered affordable if employees’ premiums contributions for self-only coverage (not family coverage) comprise less than 9.5% of family income. However, there is no limit on the employees’ share of premiums for family coverage. Due to the “family glitch,” some of the current CHIP enrollees would not be eligible for subsidized coverage in the health insurance exchanges based on their parent’s access to “affordable” employer-sponsored insurance. For more information about subsidized coverage in the health insurance exchanges, see CRS Report R41137, *Health Insurance Premium Credits in the Patient Protection and Affordable Care Act (ACA)*, by Bernadette Fernandez.

82 Section 2105(d)(3) of the Social Security Act.

83 The Secretary of HHS has not issued guidance regarding the impact of the MOE requirements if federal CHIP funding were to expire.

84 Both the CHIP MOE under Section 2105(d)(3) of the Social Security Act and the Medicaid MOE under Section 1902(gg)(2) of the Social Security Act concurrently apply to the CHIP Medicaid expansion programs.

85 This option is only available to states if the Secretary of HHS certifies that the coverage in the health insurance exchanges is “at least comparable” to CHIP in terms of benefits and cost sharing. However, some children will not be eligible for subsidized exchange coverage due to the “family glitch.”
impose waiting lists or enrollment caps in order to limit CHIP expenditures. In addition, in the event that a state’s CHIP allotment is insufficient to fund CHIP coverage for all eligible children, a state must establish procedures to screen children for Medicaid eligibility, and enroll those who are Medicaid-eligible. For children not eligible for Medicaid, the state must establish procedures to enroll CHIP children in qualified health plans in the health insurance exchanges that have been certified by the Secretary.

If no additional federal CHIP appropriations are provided, CHIP children in CHIP Medicaid expansion programs would continue to receive coverage through the Medicaid program through FY2019, but coverage of CHIP children in separate CHIP programs who are not eligible for Medicaid is reliant on whether the children have access to qualified health plans that are certified by the Secretary. Under the MOE, if states do not receive a CHIP allotment, after establishing procedures to enroll all Medicaid eligible children in Medicaid, states are only required to establish procedures to enroll children in qualified health plans certified by the Secretary. If there are no certified plans, the MOE does not obligate states to provide coverage to these children. If there are certified plans, not all CHIP children will be eligible for subsidized exchange coverage due to the “family glitch” (see footnote 81) among other reasons.

**Comparing the Coverage Options**

Under each of the policy options outlined above, at least some CHIP enrollees would continue to have coverage through CHIP, Medicaid, or the health insurance exchanges, but not all CHIP children would continue to have coverage under each of the policy options. For the children that would receive coverage under the coverage options, there would be variation among the programs in terms of benefits, cost sharing, and financing. For example, the exchange coverage and Medicaid alternative benefit plans (ABP) coverage are required to cover the essential health benefits (EHBs) while traditional Medicaid coverage and CHIP benefit coverage are not required to cover EHBs. Also, the cost sharing requirements would likely be higher under subsidized exchange coverage than under CHIP or Medicaid coverage.

With respect to financing, under CHIP and Medicaid the coverage for the CHIP enrollees would continue to be jointly financed by the federal government and states, but moving CHIP children into Medicaid would increase the state share of expenditures for these children. Under the option to move CHIP children into the health insurance exchanges, the federal government alone would fund the subsidized coverage without any contribution from states.

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86 CHIP children covered under CHIP Medicaid expansion programs are an optional eligibility group under Medicaid. However, because the Medicaid MOE for children extends through FY2019, states are not permitted to roll back Medicaid eligibility for these children without the loss of all Medicaid federal matching funds.

87 According to a GAO comparison of separate CHIP programs to the benchmark plans selected by states in 2012 as models for the benefits that will be offered through qualified health plans (QHP) in 2014, the benefit coverage is similar but cost sharing requirements (both premiums and point of service cost sharing) were considerably lower under the separate CHIP programs. (U.S. Government Accountability Office, *Children’s Health Insurance: Information on Coverage of Services, Costs to Consumers, and Access to Care in CHIP and Other Sources of Insurance*, GAO-14-40, November 2013.)
Appendix A. CHIP Data by State

Table A-1 provides FY2013 data by state regarding CHIP program type, income eligibility levels, and enrollment. Table A-2 shows FY2014 CHIP E-FMAP rates and FY2013 CHIP expenditures (including both federal and state expenditures).

### Table A-1. CHIP Program Type, Income Eligibility and Enrollment Information, by State

<table>
<thead>
<tr>
<th>State and Program Type as of Jan. 1, 2014</th>
<th>Reported Upper Income Level for Children (% FPL)</th>
<th>FY2013 Program Enrollment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>CHIP Medicaid expansion</td>
<td>Separate CHIP program</td>
</tr>
<tr>
<td>Alabama (S)</td>
<td>317 – 113,490</td>
<td>113,490</td>
</tr>
<tr>
<td>Alaska (M)</td>
<td>208 16,566 – 16,566 –</td>
<td>16,566</td>
</tr>
<tr>
<td>Arizona (S)</td>
<td>205 – 80,238 – 80,238 –</td>
<td>80,238</td>
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<tr>
<td>Arkansas (C)</td>
<td>216 106,413 – 2,888 109,301 – 109,301 –</td>
<td>109,301</td>
</tr>
<tr>
<td>California (C)</td>
<td>416 510,424 – 1,092,859 1,603,283 – 1,603,283 –</td>
<td>1,603,283</td>
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<tr>
<td>Colorado (C)</td>
<td>265 – 126,169 126,169 4,873</td>
<td>126,169</td>
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<td>Connecticut (S)</td>
<td>323 – 18,999 – 18,999 –</td>
<td>18,999</td>
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<td>Delaware (C)</td>
<td>217 79 – 13,101 13,180 –</td>
<td>13,180</td>
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<td>District of Columbia (M)</td>
<td>324 9,057 – 9,057 –</td>
<td>9,057</td>
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<td>Florida (C)</td>
<td>215 1,072 – 472,343 473,415 –</td>
<td>473,415</td>
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<td>Georgia (S)</td>
<td>252 – 269,906 269,906 –</td>
<td>269,906</td>
</tr>
<tr>
<td>Hawaii (M)</td>
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<td>30,979</td>
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<td>337,097</td>
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<td>Kansas (S)</td>
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<td>76,164</td>
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<td>Kentucky (C)</td>
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<td>84,069</td>
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<tr>
<td>Louisiana (C)</td>
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<td>149,968</td>
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<tr>
<td>Maine (C)</td>
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<td>29,712</td>
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<td>Maryland (M)</td>
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<td>Massachusetts (C)</td>
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<td>Michigan (C)</td>
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<td>Mississippi (S)</td>
<td>214 – 93,120 93,120 –</td>
<td>93,120</td>
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<td>State and Program Type as of Jan. 1, 2014</td>
<td>Reported Upper Income Level for Children (% FPL)</td>
<td>CHIP Medicaid expansion</td>
</tr>
<tr>
<td>-----------------------------------------</td>
<td>-----------------------------------------------</td>
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</tr>
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<td>New York (C)</td>
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<td>–</td>
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<tr>
<td>North Carolina (C)</td>
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<td>81,656</td>
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<td>2,331</td>
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<td>140,373</td>
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<tr>
<td>Oregon (S)</td>
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<td>–</td>
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<tr>
<td>Pennsylvania (S)</td>
<td>319</td>
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<tr>
<td>Rhode Island (C)</td>
<td>266</td>
<td>24,508</td>
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<tr>
<td>South Carolina (M)</td>
<td>213</td>
<td>76,191</td>
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<td>13,357</td>
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<td>Tennessee (C)</td>
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<tr>
<td>Texas (S)</td>
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<td>318</td>
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<td>Virginia (C)</td>
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<tr>
<td>Washington (S)</td>
<td>305</td>
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<tr>
<td>West Virginia (S)</td>
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<td>92,723</td>
</tr>
<tr>
<td>Wyoming (S)</td>
<td>205</td>
<td>–</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>2,481,333</strong></td>
<td><strong>5,649,460</strong></td>
</tr>
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</table>


**Notes:** State CHIP program type are identified next to the state name with (M) for CHIP Medicaid expansion, (S) for Separate CHIP program, and (C) for a combination of the two approaches.

Enrollment estimates based on ever enrolled data. Enrollment counts reported in the pregnant woman column reflect enrollment estimates associated with states that extend coverage to such individuals through the CHIPRA pregnancy coverage state plan option or through the Section 1115 waiver authority.

State reported Upper Income Level for Children (% FPL) represents the highest income eligibility threshold available in the state either through a CHIP Medicaid expansion, a separate state CHIP, or in combination states.
the highest threshold between the two programs. These thresholds have been certified by the Secretary of HHS as representing the conversion from the state’s old income counting rules to the new income counting rules based on MAGI and include the 5% disregard (which the law provides as a standard disregard).

**FPL:** Federal poverty level.

In FY2013, there were 219,473 adults enrolled in the CHIP program. CHIPRA terminated CHIP coverage of nonpregnant childless adults by the end of calendar year 2009, prohibited new states from obtaining waivers to extend CHIP coverage to uninsured parents, and phased out coverage of parents altogether by FY2014. Source: MACPAC, Report to Congress on Medicaid and CHIP, March 2014, MACSTATS, Table 3.

### Table A-2. E-FMAP Rates and CHIP Expenditures by State

<table>
<thead>
<tr>
<th>State</th>
<th>FY2014 E-FMAP</th>
<th>FY2013 CHIP Expenditures (in millions)</th>
<th>Total</th>
<th>Federal</th>
<th>State</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama</td>
<td>77.68%</td>
<td>$193.4</td>
<td>$150.8</td>
<td>$42.6</td>
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<tr>
<td>Alaska</td>
<td>65.00%</td>
<td>32.8</td>
<td>21.3</td>
<td>11.5</td>
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<tr>
<td>Arizona</td>
<td>77.06%</td>
<td>73.9</td>
<td>56.1</td>
<td>17.7</td>
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<tr>
<td>Arkansas</td>
<td>79.07%</td>
<td>122.8</td>
<td>95.4</td>
<td>27.4</td>
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<tr>
<td>California</td>
<td>65.00%</td>
<td>2,126.8</td>
<td>1,382.4</td>
<td>744.4</td>
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<tr>
<td>Colorado</td>
<td>65.00%</td>
<td>227.3</td>
<td>147.7</td>
<td>79.5</td>
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<tr>
<td>Connecticut</td>
<td>65.00%</td>
<td>28.0</td>
<td>18.2</td>
<td>9.8</td>
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<tr>
<td>Delaware</td>
<td>68.72%</td>
<td>24.6</td>
<td>17.0</td>
<td>7.6</td>
<td></td>
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<tr>
<td>District of Columbia</td>
<td>79.00%</td>
<td>18.4</td>
<td>14.5</td>
<td>3.9</td>
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<td>Florida</td>
<td>71.15%</td>
<td>520.7</td>
<td>367.5</td>
<td>153.2</td>
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<tr>
<td>Georgia</td>
<td>76.15%</td>
<td>413.3</td>
<td>313.6</td>
<td>99.7</td>
<td></td>
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<tr>
<td>Hawaii</td>
<td>66.30%</td>
<td>40.3</td>
<td>26.6</td>
<td>13.7</td>
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<tr>
<td>Idaho</td>
<td>80.15%</td>
<td>60.7</td>
<td>48.3</td>
<td>12.4</td>
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<td>Illinois</td>
<td>65.00%</td>
<td>517.7</td>
<td>336.4</td>
<td>181.3</td>
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<td>Indiana</td>
<td>76.84%</td>
<td>157.4</td>
<td>121.2</td>
<td>36.2</td>
<td></td>
</tr>
<tr>
<td>Iowa</td>
<td>70.55%</td>
<td>134.2</td>
<td>96.2</td>
<td>38.0</td>
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<tr>
<td>Kansas</td>
<td>69.84%</td>
<td>75.5</td>
<td>52.5</td>
<td>23.0</td>
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<tr>
<td>Kentucky</td>
<td>78.88%</td>
<td>184.8</td>
<td>146.7</td>
<td>38.1</td>
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<tr>
<td>Louisiana</td>
<td>72.69%</td>
<td>203.3</td>
<td>148.1</td>
<td>55.2</td>
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<tr>
<td>Maine</td>
<td>73.09%</td>
<td>37.2</td>
<td>27.5</td>
<td>9.7</td>
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<tr>
<td>Maryland</td>
<td>65.00%</td>
<td>258.4</td>
<td>168.0</td>
<td>90.4</td>
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<tr>
<td>Massachusetts</td>
<td>65.00%</td>
<td>573.7</td>
<td>372.9</td>
<td>200.8</td>
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<td>Michigan</td>
<td>76.42%</td>
<td>147.1</td>
<td>112.5</td>
<td>34.7</td>
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<tr>
<td>Minnesota</td>
<td>65.00%</td>
<td>19.5</td>
<td>12.8</td>
<td>6.7</td>
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<tr>
<td>Mississippi</td>
<td>81.14%</td>
<td>207.5</td>
<td>168.9</td>
<td>38.6</td>
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<tr>
<td>Missouri</td>
<td>73.42%</td>
<td>170.0</td>
<td>124.1</td>
<td>45.8</td>
<td></td>
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</tbody>
</table>

*State Children’s Health Insurance Program: An Overview*
## FY2013 CHIP Expenditures

<table>
<thead>
<tr>
<th>State</th>
<th>FY2014 E-FMAP</th>
<th>Total</th>
<th>Federal</th>
<th>State</th>
</tr>
</thead>
<tbody>
<tr>
<td>Montana</td>
<td>76.43%</td>
<td>91.5</td>
<td>69.7</td>
<td>21.8</td>
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<tr>
<td>Nebraska</td>
<td>68.32%</td>
<td>70.1</td>
<td>48.2</td>
<td>21.9</td>
</tr>
<tr>
<td>Nevada</td>
<td>74.17%</td>
<td>37.2</td>
<td>26.8</td>
<td>10.5</td>
</tr>
<tr>
<td>New Hampshire</td>
<td>65.00%</td>
<td>16.7</td>
<td>10.9</td>
<td>5.9</td>
</tr>
<tr>
<td>New Jersey</td>
<td>65.00%</td>
<td>958.0</td>
<td>586.6</td>
<td>371.5</td>
</tr>
<tr>
<td>New Mexico</td>
<td>78.44%</td>
<td>144.9</td>
<td>110.0</td>
<td>35.0</td>
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<tr>
<td>New York</td>
<td>65.00%</td>
<td>959.9</td>
<td>624.0</td>
<td>335.9</td>
</tr>
<tr>
<td>North Carolina</td>
<td>76.05%</td>
<td>398.0</td>
<td>302.0</td>
<td>96.1</td>
</tr>
<tr>
<td>North Dakota</td>
<td>65.00%</td>
<td>26.6</td>
<td>17.7</td>
<td>8.9</td>
</tr>
<tr>
<td>Ohio</td>
<td>74.11%</td>
<td>381.3</td>
<td>284.1</td>
<td>97.2</td>
</tr>
<tr>
<td>Oklahoma</td>
<td>74.81%</td>
<td>172.6</td>
<td>129.1</td>
<td>43.5</td>
</tr>
<tr>
<td>Oregon</td>
<td>74.20%</td>
<td>209.4</td>
<td>154.3</td>
<td>55.0</td>
</tr>
<tr>
<td>Pennsylvania</td>
<td>67.46%</td>
<td>428.0</td>
<td>291.1</td>
<td>136.9</td>
</tr>
<tr>
<td>Rhode Island</td>
<td>65.08%</td>
<td>81.1</td>
<td>53.7</td>
<td>27.4</td>
</tr>
<tr>
<td>South Carolina</td>
<td>79.40%</td>
<td>132.5</td>
<td>105.1</td>
<td>27.4</td>
</tr>
<tr>
<td>South Dakota</td>
<td>67.48%</td>
<td>24.6</td>
<td>17.0</td>
<td>7.6</td>
</tr>
<tr>
<td>Tennessee</td>
<td>75.70%</td>
<td>259.6</td>
<td>198.0</td>
<td>61.6</td>
</tr>
<tr>
<td>Texas</td>
<td>71.08%</td>
<td>1,285.0</td>
<td>918.8</td>
<td>366.2</td>
</tr>
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<td>Utah</td>
<td>79.24%</td>
<td>68.6</td>
<td>54.0</td>
<td>14.6</td>
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<td>Vermont</td>
<td>68.58%</td>
<td>9.0</td>
<td>6.2</td>
<td>2.8</td>
</tr>
<tr>
<td>Virginia</td>
<td>65.00%</td>
<td>301.0</td>
<td>195.7</td>
<td>105.4</td>
</tr>
<tr>
<td>Washington</td>
<td>65.00%</td>
<td>122.9</td>
<td>79.9</td>
<td>42.9</td>
</tr>
<tr>
<td>West Virginia</td>
<td>79.76%</td>
<td>57.9</td>
<td>46.5</td>
<td>11.3</td>
</tr>
<tr>
<td>Wisconsin</td>
<td>71.34%</td>
<td>140.3</td>
<td>100.7</td>
<td>39.6</td>
</tr>
<tr>
<td>Wyoming</td>
<td>65.00%</td>
<td>16.4</td>
<td>10.7</td>
<td>5.7</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>$12,962.4</strong></td>
<td><strong>$8,987.9</strong></td>
<td><strong>$3,974.5</strong></td>
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</tbody>
</table>

**Source:** Department of Health and Human Services, “Federal Financial Participation in State Assistance Expenditures; Federal Matching Shares for Medicaid, the Children’s Health Insurance Program, and Aid to Needy Aged, Blind, or Disabled Persons for October 1, 2014 Through September 30, 2015,” 79 Federal Register 3385, January 21, 2014; U.S. Department of Health and Human Services, Centers for Medicare and Medicaid Services, Form CMS-64 data.

**Notes:** This table does not include CHIP expenditures in the territories or CHIP expenditures under Section 2105(g) of the Social Security Act, which permits 11 qualifying states to use CHIP funds to pay the difference between the FMAP rate (i.e., the federal Medicaid matching rate) and the E-FMAP rate for Medicaid-enrolled, Medicaid-financed children whose family annual income exceed 133% FPL. These are CHIP funds used to finance children in Medicaid, and states are not required to match the federal funds provided in Section 2105(g) of the Social Security Act.
Appendix B. Upper Income Eligibility Levels in Medicaid, CHIP, and Subsidized Exchange Coverage

State-by-state income eligibility level for Medicaid, CHIP, and subsidized exchange coverage for infants, children ages one to five, children ages six to 18, and pregnant women and unborn children are provided in Figure B-1, Figure B-2, Figure B-3, and Figure B-4 (respectively).

Most children and pregnant women in families with income under 400% of the federal poverty level (FPL) are eligible for Medicaid, CHIP, or subsidized exchange coverage. The income eligibility levels for Medicaid and CHIP vary by state and population (i.e., age of child or pregnant women), and subsidized exchange coverage\(^{88}\) is available for most children and pregnant women with incomes between 100% FPL and 400% FPL that do not have access to other minimum essential coverage,\(^{89}\) such as Medicaid or CHIP.

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\(^{88}\) Premium tax credits are provided to certain individuals with household income between 100% and 400% FPL who do not have access to minimum essential coverage, and these individuals with income between 100% and 250% FPL could be eligible for cost-sharing subsidies.

\(^{89}\) The definition of minimum essential coverage is broad. It includes Medicare Part A, Medicaid, the State Children's Health Insurance Program (CHIP), Tricare, the TRICARE for Life program, the veteran's health care program, the Peace Corps program, a government plan (local, state, federal) including the Federal Employees Health Benefits Program (FEHBP) and any plan established by an Indian tribal government, any plan offered in the individual, small group, or large group markets, a grandfathered health plan, and any other health benefits coverage, such as a state health benefits risk pool, as recognized by the Secretary of HHS in coordination with the Treasury Secretary.
Figure B-1. Upper Income Eligibility Levels for Infants, as a Percentage of the FPL in Medicaid, CHIP, and Subsidized Exchange Coverage by State
As of January 1, 2014

**Note:** Upper income levels (% FPL) represent the highest income eligibility threshold available in the state, and include the 5% disregard (which the law provides as a standard disregard).

It is important to note that CHIP coverage is limited to uninsured children, so children who have health insurance coverage and fall in the income eligibility range shown for CHIP are nonetheless not CHIP eligible because of their insurance status.

In one county in California and New York, CHIP coverage for CHIP children extends to a higher income eligibility threshold than subsidized exchange coverage (i.e., 416% FPL and 405% FPL, respectively).

**FPL:** Federal poverty level.
Figure B-2. Upper Income Eligibility Levels for Children Ages 1 through 5, as a Percentage of the FPL in Medicaid, CHIP, and Subsidized Exchange Coverage by State

As of January 1, 2014

Note: Upper income levels (% FPL) represent the highest income eligibility threshold available in the state, and include the 5% disregard (which the law provides as a standard disregard).

It is important to note that CHIP coverage is limited to uninsured children, so children who have health insurance coverage and fall in the income eligibility range shown for CHIP are nonetheless not CHIP eligible because of their insurance status.

In one county in California and New York, CHIP coverage for CHIP children extends to a higher income eligibility threshold than subsidized exchange coverage (i.e., 416% FPL and 405% FPL, respectively).

FPL: Federal poverty level.
Figure B-3. Upper Income Eligibility Levels for Children Ages 6 through 18, as a Percentage of the FPL in Medicaid, CHIP, and Subsidized Exchange Coverage by State
As of January 1, 2014

**Note:** Upper income levels (% FPL) represent the highest income eligibility threshold available in the state, and include the 5% disregard (which the law provides as a standard disregard).

It is important to note that CHIP coverage is limited to uninsured children, so children who have health insurance coverage and fall in the income eligibility range shown for CHIP are nonetheless not CHIP eligible because of their insurance status.

In one county in California and New York, CHIP coverage for CHIP children extends to a higher income eligibility threshold than subsidized exchange coverage (i.e., 416% FPL and 405% FPL, respectively).

**FPL:** Federal poverty level.
Figure B-4. Upper Income Eligibility Levels for Pregnant Women and Unborn Children, as a Percentage of the FPL in Medicaid, CHIP, and Subsidized Exchange Coverage by State
As of January 1, 2014

**Note:** Upper income levels (% FPL) represent the highest income eligibility threshold available in the state, and include the 5% disregard (which the law provides as a standard disregard).

As of January 2014, 15 states extended CHIP coverage to unborn children in Arkansas, California, Illinois, Louisiana, Massachusetts, Michigan, Minnesota, Nebraska, Oklahoma, Oregon, Rhode Island, Tennessee, Texas, Washington and Wisconsin. State income eligibility boundaries associated with the unborn child pathway are not shown here.

**FPL:** Federal poverty level.

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Nicholas Elan contributed to the preparation of some of the tables and figures included in this report.