

TANF Sanction

710-1

Supersedes: TANF 710-1 (09/01/24)

Reference: ARM 37.78.506, 37.78.206, 37.78.508

OVERVIEW

TANF cash clients must continue to meet specific eligibility requirements to remain eligible. When it is determined that a work eligible TANF cash client required to negotiate an Employability/Service Plan, (E/SP) is knowingly non-compliant by not completing one or any combination of the following, a sanction is imposed:

- 1. Does not participate fully in negotiated activities for the required hours.
- 2. Does not timely provide completed time sheets and/or verification as outlined in TANF Policy 709-1, to support completion of the activities negotiated on the E/SP to the Pathways program.
- 3. Does not attend scheduled client advocacy meetings.
- 4. For failure to accept and maintain employment without good cause.

PENALTY/INELIGIBILITY PERIOD

The month of penalty/ineligibility begins the 1st of the month after timely or adequate notice is sent; this may or may not be the month immediately following the non-compliance. Timely notice is required for open cases; adequate notice is required for closed cases.

SANCTION PERIODS

Sanction Penalty/Ineligibility Who is affected?

		Sanctioned
1st	1-month penalty period	individual(s)
2nd	1-month ineligibility period	Total household
3rd	3-month ineligibility period	Total household
4th /subsequent	6-month ineligibility period	Total household

SANCTIONED INDIVIDUALS

The following are subject to sanction.

First sanction (serve penalty month):

Sanctioned individual(s)

Second and subsequent sanctions (serve ineligibility periods):

- All household members considered to be TANF recipients at the time of sanction.
- 2. All required filing unit members at the time of sanction; and
- 3. All individuals who enter the household during the ineligibility period who would have been required filing unit members had they been in the household at the time the sanction was imposed (including unborn children).

GOOD CAUSE

Once a sanction notice is sent, the client has ten (10) days to request and verify good cause for non-compliance. If good cause is not requested and verified within the time period specified above, or the reason does not meet the good cause criteria outlined in TANF 1508-1, the TANF sanction will remain imposed, and no further notice will be given.

If the client provides proof of good cause for non-compliance in negotiated activities for all missed hours, and client advocacy meetings prior to the penalty period or ineligibility period starting, the sanction may be lifted. If verification does not support negotiated hours on the E/SP, the sanction remains imposed.

PENALTY/INELIGIBLITY PERIOD FOLLOWS THE INDIVIDUAL

The penalty/ineligibility period follows an individual who moves from one TANF household to another.

When a child leaves (including when a child is removed by Child and Family Services) a sanctioned household and joins a Specified Caretaker Relative household where they make application and are eligible for child only TANF benefits, they can receive TANF in the second household. The Specified Caretaker Relative, other than the child's parents, has the option to be included in the assistance unit.

Children are not eligible for TANF when moving into another parent's household even if that parent is eligible for child only TANF such as when the other parent is in receipt of SSI.

PENALTY PERIOD (1st sanction)

TANF benefits are reduced during the penalty month for a 1st sanction. The TANF grant is reduced by an amount equal to the sanctioned individual(s) share of the grant.

INELIGIBILITY PERIOD (2nd or subsequent sanction)

When a 2nd or subsequent sanction is imposed, an ineligibility period must be served. During the ineligibility period, the TANF program is closed.

Ineligibility periods increase incrementally based on the number of sanctions imposed.

The time clock does not increment during an ineligibility period unless the client requests and receives continued benefits pending a fair hearing.

CANCEL/REMOVE A SANCTION

Imposed sanctions can only be removed/cancelled when:

- Good cause is requested, verified, and granted.
- 2. The fair hearing decision is in the client's favor; or
- An administrative error occurred.

<u>APPLICATION FOLLOWING PENALTY/ INELIGIBILITY</u>

The household can reapply for TANF cash any time after case closure.

If the household reapplies during the:

- 1. Sanction penalty month:
 - All work-eligible clients are required to negotiate an E/SP for the penalty month before reduced benefits can be authorized. Benefits may be prorated.
- 2. Ineligibility period:

- a. The household is not eligible until the ineligibility period has ended, whether or not they participated during the ineligibility period.
- b. A new application (HCS-250) is required if the household wants to receive TANF cash after the ineligibility period.
- c. The household can reapply during the ineligibility period, but benefits will not start until the 1st of the month following the ineligibility period.

SANCTIONED INDIVIDUAL LEAVES HOUSEHOLD

When the sanctioned individual leaves the household, the remaining household members may receive TANF benefits, if eligible. The household must complete the HCS-262 "Household Member Absence" form before benefits can be determined.

PARTICIPATION DURING THE PENALTY MONTH

The sanctioned individual is still considered "work-eligible" and may be required to participate during the penalty month.

"Work-eligible" sanctioned client must negotiate a new E/SP before reduced benefits can be issued. The E/SP must be negotiated and signed by the 25th (or next business day if weekend or holiday) of the month prior to the penalty month. Failure to negotiate a new E/SP by the 25th results in case closure due to failing to meet an eligibility requirement; reduced benefits are not issued.

Sanctioned "non-work eligible" clients are not required to negotiate an E/SP prior to the penalty month but must do so by the 25th of the penalty month to avoid case closure.

During the penalty month childcare is available to allow the sanctioned individual to participate in negotiated activities.

Full benefits are reinstated the 1st of the month after the penalty month if the sanctioned client negotiates an E/SP timely.

PARTICIPATION DURING THE ONE-MONTH INELIGIBILITY PERIOD

Sanctioned individuals not required to negotiate an E/SP who want to continue participation in negotiated activities during the one (1) month ineligibility period may do so. If they fail to participate during the ineligibility month, no additional penalties are imposed.

During the one (1) month ineligibility period childcare is available to allow the sanctioned individual to participate in negotiated activities.

PARTICIPATION DURING 3rd OR SUBSEQUENT SANCTION

Participation during the three (3) or six (6) month ineligibility period is not considered TANF participation.

Effective Date May 1, 2025