## Section 10.1 Reporting Requirements

<updated section only>

## Child Care Authorization Changes

A change in child care providers must be reported before the change occurs. If a parent intends to change to a new child care provider next month, the change needs to be reported before the last business day of the current month to receive subsidy funds for the new provider. There are limited exceptions (see 17.3 and 17.3.1).

An individual must report within 10 calendar days after the change if someone in the household:

- Has a change in the number of days or-hours that a child needs care
- Receives a provider price discount
- Has not attended their authorized child care provider for 20 consecutive calendar days


## Section 12.2 Authorization Comments

CSAW provides comments boxes on several of the authorization-related pages in addition to a Case Comments Summary page where authorization related comments are recorded.

The following information must be documented in case comments or comment boxes:

- The reason for the authorization end date when the authorization is less than 12 months long (see 15.3)
- A statement describing the reason for a delay in the authorization being completed within two (2) business days of the authorization assessment (see 16.1)
- Start and end times of the parent's weekly approved activity schedule (see 16.1.1)
- The questions and answers used to resolve any discrepancy A summary of the reason(s) for the difference in hours between the approved activity verification and the reported child care need activity schedule if the difference crosses the part-time/fulltime threshold or the threshold from full-time to above full-time (see 16.1.1.1)
- The reason for the difference between the approved hours and the requested hours, as well as the rationale for the hours that were ultimately approved, if the agency worker determines that the parent's self-declared need does not reasonably align with their approved activity (see 16.1.1.1)
- The shared placement schedule that was used to determine the authorized hours (see 16.1.2)
- The days and times the child needs care (see 16.1.2)
- Hours and days of a 4 K or Head Start school program Whether the criteria are met for including education hours in an authorization for a child in 4 K or Head Start (see 16.1.1.3 2.7)
- The child's school schedule, including start and end times, known early release/late start days, scheduled virtual days, etc. when child care is needed during that time (see 16.1.2.2)
- The reason for school closed hours/days (see 16.1.1.4.2 z.2.2)
- Explanation for including gaps between activities or sleep time in the authorized hours (see 16.1.3)
- The rationale for travel time or the lack of travel time (see 16.1.4) (documented specifically in the Travel Time comment box in CSAW)
- A summary of documentation that shows the entire child care need (including travel time, gap time, sleep time) when the child care need exceeds 12 hours per day (see 16.1.2 5)
- Explanation for the authorized hours for self-employed foster parents, subsidized guardians, interim caretakers, and relatives with court-ordered placement receiving the Kinship Care payment (see 16.2.3)
- The approval or denial of an inclusion rate (see 16.4.1)
- Note: Agency workers must not include any health information or diagnosis in case comments (see 2.3)
- A description of discounts the parent receives from the provider (see 16.4.2)
- A summary of the discussion with a parent regarding child care need following a reported change (see 17.1), including whether the parent opted for fewer hours following an offer of continuity of care (see 17.1.2)
- A summary of a conversation with a parent that continuity of care hours were offered following an authorization assessment that resulted in fewer authorized hours than the previous authorization and the parent opted for the reduced hours (see 17.1.2)
- A summary of the situation for approved hardship authorizations (see 17.3.1)
- A description of attempted contacts to the parent before ending an authorization for excessive unexplained absences (see 17.4)


## Section 16.1 Authorization Assessments

Agency workers must complete an authorization within two (2) business days of the parent providing all necessary information for the authorization assessment. Any delay in completing the authorization within two (2) business days must be documented in case comments (see 12.2).

Parents are required to provide the number of weekly hours for which they need child care. their work or other activity schedule, including specific days and times they are or expect to be participating in their approved activity. Agency workers use this information to create an authorization for child care subsidy.

Child care authorizations Authorized hours are based on an assessment of:

- The days and highest weekly hours within a month for which the child needs child care to allow the parent to participate in their approved activity, including time needed for lunch and breaks, a gap between approved activities, sleep hours, etc.
- The parent's daily approved activity schedule, including lunch and break times
- Travel time between the approved activity and the child care location, including time to walk from parking lots or bus stops, changing into uniforms, etc.
- Overlapping schedules of two-parent and three-generation families
- The length of time child care is needed (up to 12 months)
- The copayment type
- The child's school day schedule
- Shared placement arrangements schedules
- School closed hours for school-age children (3 years or older)
- Other factors that affect the family's child care need

The exact schedule of attendance is determined between the parent and the provider. Only the total number of child care need hours are necessary for the authorization. Agency workers
should discuss the factors above with parents to ensure the child receives the maximum number of hours for which they are eligible.

If the parent has a varying child care need, the child is eligible to receive the highest weekly hours within a month for which the parent needs child care.

Example 1 (Varying work schedule): Monroe works varying shifts at Albany Crafts and needs child care for his child, Robin, whenever he is working. Some weeks he works 15 hours, while other weeks he works 25 hours. The worker enters 25 hours (the highest number of weekly hours that Monroe needs) as the approved hours in CSAW.

When a parent has shared placement of a child, the child is eligible for the highest number of hours that each parent needs within a month. Parents are responsible for ensuring that they do not pay the provider more than the provider's price for the care of that child.

Example 2 (Shared placement, same provider): Logan and Haley have 50/50 shared placement of their child, Camilla. Each parent has Camilla three (3) days some weeks and four (4) days other weeks. Both parents are eligible for authorizations based on having Camilla four (4) days of the week. Camilla attends the same provider, regardless of placement. If this creates a fulltime authorization for Camilla on both cases, Logan and Haley must collaborate to ensure they don't pay the provider more than the provider's full-time price for Camilla.

Example 3 (Shared placement, different providers): Jacob and William have shared placement of their child, Gianna. Each parent has Gianna every other week. Both parents are eligible for Wisconsin Shares and are requesting full-time authorizations. Gianna attends Exploring Learning on the weeks she is with Jacob and Koala Hugs on the weeks she is William. Both parents work full-time and need care whenever they are working. Each provider charges for fulltime enrollment, including weeks when Gianna does not attend to hold her slot. Both parents are eligible for full-time authorizations and can pay the providers based on Gianna's full-time enrollment at each provider.

Wisconsin Works (W-2) Financial and Employment Planners (FEPs) do not determine the child care needs for families that participate in the W-2 program. The agency worker must use the activity information from the W-2 Employability Plan (EP) and the parent's stated child care need to complete the authorization assessment.

If an authorization-related agency error occurs, an overpayment must not be established but the authorization must be corrected.

## Section 16.1.1 Authorization Hours Approved Activity Schedules

Parents can self-declare their child care need for all approved activities. work schedule; verification is not required to complete the authorization assessment unless there are unresolved questions. Parents can also self-declare whether they meet the policies for education hours to be included in the authorized hours when a child is in Head Start or 4 K (see 16.1.1.3). For parent education, the schedule for classes with set log in times is collected as part of approved activity verification (see 7.8) to determine alignment with the self-declared child care need (see 16.1.1.1) but the schedule does not need to be entered in CSAW or case comments. Parents may also self-declare their activity schedules for Wisconsin Works (W-2),

Tribal Temporary Assistance for Needy Families (TANF), and FoodShare Employment and Training (FSET) when the activities in the Employability Plan (EP) or Self-Sufficiency Plan (ISP) do not have set times.

Child care need includes any time the child is at the child care provider related to the parent's approved activity, including sleep hours for the parent (see 16.1.1.2), gap time (see 16.1.1.5), travel time (see 16.1.1.6), etc. These times must be included in the total hours when entering the Approved Hours in CSAW.

Agency workers must document the start and end times of the parent's weekly approved activity schedule in case comments (see 12.2).

Note: Approved activity verification (i.e., class schedule, W-2 Employability Plan (EP), paystubs, etc.) is collected during the eligibility determination process (see 7.8). Agency workers may view the Electronic Case File (ECF) for scanned documents.

The parent may provide either their anticipated schedule or the recent past schedule of hours and days worked. If the parent does not have a schedule from their employer for know their child care need for new employment with a varying or on-call schedule, the agency worker should write the authorization based on the parent's best estimate. Authorizations must still be written for the longest period possible (see 15.3).

If the parent has on-call employment, the schedule authorized hours must only include times hours when the parent actually works and not include times hours when the parent is waiting to be called. If the parent has a three-week varying schedule or travel time need, the child is eligible to receive the highest weekly hours within a month for which the parent needs child care (see 16.1). the agency worker must enter the week with the most scheduled fourth week on the parent activity schedule in CSAW.

Example 1 (Varying three-week schedule): Daniel has the following work schedule: 20 hours in Week One (1), 45 hours in Week Two (2), 25 hours in Week Three (3), and 15 hours in Week Four (4). The agency worker enters 45 hours as the authorized hours in CSAW. then the schedule rotates back to Week One (1). The agency worker enters a four-week schedule type in CSAW and enters the Week Two (2) schedule again as Week Four (4).

Example 2 (On-call employment): Kris is a nurse and works 36 hours every week. 2 p.m. to 11 p.m. Monday - Thursday. She is also on call every other Saturday from 10 p.m. to 6 a.m. The authorized hours entered in CSAW do agency worker enters Kris's Monday - Thursday schedule and does-not include the Saturday on-call times. If Kris is called into work, she can request additional hours after the days she works for the hours she needed., provided that the provider is open to care for children during those hours.

CSAW will calculate the monthly authorized hours based on the parent's approved activity schedule and the child care need schedule the agency worker entered in CSAW. The system analyzes the overlap between the parent's schedule and the child care need to determine an average number of weekly hours. Authorizations of 20 weekly hours or less are part-time authorizations; full-time authorizations are more than 20 weekly hours. The average weekly approved authorization hours are then multiplied by 4.348125 to determine the final monthly
authorized hours, which is converted to a part-time or full-time subsidy amount (see 18.5). Agency workers must enter travel time separately and not include travel time in the parent's work schedule or the child care need schedule.

Parents with a child care need of more than 50 weekly hours are eligible for an above full-time authorization, which is a full-time subsidy amount with an additional weekly add-on for the hours above 50 weekly hours up to 75 weekly hours.

## Education

For education, parents must provide the class schedule for all classes with set in-person or online log in times throughout the week. Parents may only self-declare an online education schedule that is self-paced and does not have set log in times. Workers need to collect the schedule to verify the parent's approved activity (see 7.8) but do not need to enter the schedules into CSAW or document the schedule in case comments.

Authorized hours for education are based on the total number of class hours, as well as any other work experience, clinicals, or school hours where an instructor provides or supervises the parent's activity. Study time must not be included in the approved activity schedule authorized hours unless the parent has a verified learning disability. A learning disability must be verified by the parent's current or previous educational institution or a medical professional. If the parent has a verified learning disability, the authorization may include study time for a maximum of one (1) hour per week per enrolled credit.

Study time must be included in the approved activity schedule authorized hours for parents who are participating in W-2 (see 5.1.3) or Tribal TANF (see 5.1.4) and have study hours included on their Employability Plan (EP) or Individual Self-Sufficiency Plan (ISP).

Authorized hours for self-paced online education are limited to one (1) hour per week per enrolled credit. The parent must provide a planned log in schedule for the agency worker to write an-authorization. Additional hours can be authorized if the institution documents that the self-paced course is delivered over an accelerated period with more hours of instruction provided per week. For accelerated programs, the authorized hours can include the average weekly hours needed for the parent to complete asynchronous classes (i.e., prerecorded lectures), as well as any other work experience, clinicals, or school hours where an instructor oversees provides or supervises the parent's activity. Time for homework or other class commitments must not be included in the parent's approved activity schedule authorized hours because these are not hours of instruction provided or supervised by an instructor.

Example 3 (Blended learning): Ashley is attending college and has three (3) classes. Class A meets in-person on campus on Tuesday and Thursday from 1 p.m. to 2:30 p.m. Class B allows students to choose if they will attend in-person or virtually and the class meets Monday, Wednesday, and Friday from 8 a.m. to - -a .m. Ashley has elected to attend the class virtually. Class C is entirely online and is not part of an accelerated program. Ashley will need to complete assignments for Class $C$ on a predetermined schedule, but there are no scheduled class times. The authorized hours include the class times hours Ashley needs for Class A and Class B and up to one (1) hour per week per enrolled credit for Class C. Ashley will need to give the agency worker her class schedule for Class A and Class B to verify her approved activity, but
the agency worker does not need to document the schedule. and her planned log in schedule for Class C .

Example 4 (Accelerated program): King is enrolled in an accelerated nursing program. The program expects students to complete 40 hours per week of class and study time. Some classes have set log-in times, while other classes are asynchronous (King can watch a prerecorded lecture at any time). King also has some clinical hours. There are strict deadlines for completing coursework. King needs child care for his child, Sasha, for class and study time. Sasha's authorization includes the time that hours King has for the scheduled classes times, as well as the average-weekly hours he needs for asynchronous instruction. Because this is an accelerated program, the asynchronous class time can exceed the one (1) hour per week per enrolled credit limit. Sasha's authorization also includes time for King's clinical hours. However, hours for study time for homework or other class commitments-are not included in Sasha's authorized hours because these are not hours of instruction provided or supervised by an instructor.

## Multiple Activities

If the parent is not requesting authorization hours for a particular activity, the agency worker does not need to collect the schedule for that activity. However, if the parent is requesting authorization hours for any part of an approved activity, the entire schedule for that approved activity must be collected.

Example 5 (Multiple Activities): Gwen works two (2) jobs and goes to two (2) classes.
Job A: Gwen works Monday, Tuesday, and Wednesday. She asks for authorization hours for all three (3) days.
Job B: Gwen works on Sundays but does not ask for authorization hours.
Class A: Gwen attends school on Thursday and asks for authorization hours.
Class B: Gwen attends school on Thursday and Saturday. She asks for authorization hours for Thursday, but not Saturday.

The agency worker must collect and enter the entire schedules for Job $A$, Class $A$, and Class B (both Thursday and Saturday). The agency worker does not need to collect the schedule for Job $B$ because $G w e n$ is not requesting authorized hours for that job.

## Section 16.1.1.1 Approved Activity and Child Care Need Alignment-Verification and Schedule

Parents can self-declare their work schedule and approved activities that do not have scheduled times (see 16.1.1). Verification is required for approved activities that meet at scheduled times.

However, All parents must provide verification of participation in an approved activity (see 7.8). However, parents can self-declare their child care need (see 16.1.1). The parent's self-declared child care need schedule-must align with the total number of hours on the approved activity verification. Alignment means that the request is reasonably related to the verified hours. The hours requested do not need to exactly match the verified approved activity hours. The agency worker will determine whether the schedule the parent provides and the approved activity verification align when completing the authorization assessment.

If the parent's self-declared schedule and approved activity verification obtained during eligibility determination do not align, but the difference is within full-time (above 20 weekly hours) or part-time (20 hours or less), the worker should enter the parent's self-declared hours; no further follow-up is needed. the agency worker must consider the following items that would explain the discrepancy:

Example 1: Vicki is requesting an authorization for her child, Leah. Her paystubs show that she works 24 hours per week. Vicki requests 35 weekly hours for Leah's authorization. The agency worker enters 35 weekly hours as the authorized hours in CSAW because Leah is eligible for a full-time authorization based on Vicki's verified work hours. No follow-up questions are necessary because the difference between 24 weekly hours and 35 weekly hours is within fulltime and does not change the subsidy amount.

Example 2: Lacey is participating in Wisconsin Works (W-2) and is requesting an authorization for her child, Andre. Her W-2 Employability Plan (EP) has five (5) hours per week of W-2 activities. Lacey requests 20 hours for Andre's authorization. The agency worker enters 20 weekly hours as the authorized hours in CSAW because Andre is eligible for a part-time authorization based on Lacey's EP activities. No follow-up questions are needed because the difference between five (5) weekly hours and 20 weekly hours is within part-time and does not change the subsidy amount.

If the difference crosses the threshold from part-time approved activity hours to full-time authorized hours, or the threshold from full-time to above full-time (see 16.1.1), agency workers should review the following items to account for the difference:

- Unpaid Lunch Breaks
- Other Unpaid Breaks
- Unusual circumstances that may not be reflected in pay stubs, including but not limited to:
- Child was ill and the parent missed work
- Parent was ill and had fewer work hours
- Parent or child had medical/dental appointment and missed work
- Vacation
- The employer closed the business due to a holiday, weather, or unsafe conditions
- Parent was sent home early due to low workload
- Parent was called into work due to increased workload
- Parent is requesting child care based on the highest weekly hours needed within a month and CWW has averaged hours
- Sleep hours (see 16.1.1.2)
- Head Start or 4K times when the parent is in their approved activity only part of the school program hours (see 16.1.1.3)
- Gap time coverage (see 16.1.1.5)
- Travel time (see 16.1.1.6)
- Any other explanation that reasonably explains a difference between the self-declared child care need and the approved activity verification

After considering the items on the list, if the remaining discrepancy of is 10 hours or less per week If the inclusion of the items above brings the self-declared child care need into alignment with the verified approved activity hours, the agency worker must accept the parent's stated
schedule child care need. enter it into the Parent Activity Schedule in CSAW. The questions and answers used to resolve the discrepancy A summary of the reason(s) for the difference must be documented in case comments (see 12.2). Specific details about the difference (i.e., exact travel times, start or end times of gaps, etc.) do not need to be documented. Agency workers may request additional verification if the answers provided are questionable.

Example 3: Ray attends college and is requesting an authorization for his child, Alan. His school schedule shows that he has 15 hours of class per week. Ray requests an authorization for 25 hours per week. Because this crosses the full-time threshold, the agency worker asks follow-up questions to understand the 10-hour difference. Ray indicates that the 25 hours includes travel time and a gap between classes that occurs on Tuesdays and Thursdays. The agency worker documents that the authorized hours include travel time and gap time and enters 25 weekly hours as the authorized hours in CSAW.

If the discrepancy cannot be resolved or reduced to 10 or fewer hours, the agency worker must request further guidance from the Child Care Help Desk at childcare@wisconsin.gov.

Example: The parent's work schedule is $7: 30 \mathrm{a} . \mathrm{m}$. to $5 \mathrm{p} . \mathrm{m}$. (9.5 hours per day $/ 47.5$ hours per week) Monday through Friday; however, the parent's paystubs indicate that the parent works 40 hours per week. The agency worker asks the parent about the discrepancy. The parent explains that they have a one-hour unpaid lunch every day $(40+5=45$ hours $)$ and two (2) unpaid 15= minute breaks each day ( $.25 \times 10=2.5$ hours). $40+5+2.5=47.5$ hours. The agency worker should accept the parent's schedule, document the reason for the discrepancy in case comments, and proceeds with the authorization.

Example 4: Lindsey requests an authorization for 30 weekly hours for her child, Tom. The approved activity verification she provided indicates that she works 20 hours per week. When the worker asks about this difference, Lindsey explains that she works third shift and leaves Tom at the child care provider until the morning so that she can sleep and avoid waking Tom up in the middle of the night. Her request also includes travel time to drop him off at the child care provider before work. The agency worker determines this reasonably aligns with the verification, documents the reasons in case comments, and enters 30 weekly hours as the authorized hours in CSAW.

If the agency worker determines that the parent's self-declared need does not reasonably align with their approved activity, the reason for the difference between the approved hours and the requested hours, as well as the rationale for the hours that were ultimately approved, must be documented in case comments (see 12.2).

Example 5: Hannah requests an authorization of 40 weekly hours for her child, Zoe. The approved activity verification she provided indicates that she works 15 hours per week. When the worker asks about this difference, Hannah indicates that she prefers to have Zoe attend the child care provider full-time because it allows her to do other things during the day after she is done with work. The agency worker determines this is not reasonably related to Hannah's need to participate in her approved activity. The worker discusses Hannah's schedule with her and determines that Zoe needs 20 hours based on Hannah's schedule and travel time. The agency worker documents in case comments that the requested 40 weekly hours were reduced to 20 weekly hours because Hannah did not need 40 hours to participate in her approved activity and
that the 20 approved hours are sufficient to cover work and travel time. The agency worker enters 20 hours as the authorized hours in CSAW.

Example 6: Aiden works full-time and is requesting an authorization for his school-age child, Jack, in October. He requests 45 hours based on his 40 -hour work schedule and his need to enroll Jack full-time at the provider. Since Jack is in school, the agency worker asks follow-up questions to understand the need for the full-time authorization. Aiden tells the worker that he works first shift but since he needs both before and after school care, Jack is enrolled "full-time" with the provider. He explains that the provider enrolls children "part-time" if they only need before or after school care (not both). The agency worker explains that even though this is how the provider defines full-time, the actual weekly hours needed are used to determine the authorization hours for Wisconsin Shares. Aiden and the agency worker discuss Aiden's schedule and determine that Jack needs 18 hours per week based on the actual before and after school care, including travel time for Aiden. The agency worker documents that the requested 45 hours were reduced to 18 hours due to the misunderstanding of the "full-time" definition and that the 18 approved hours are sufficient to cover work and travel time. The agency worker enters 18 weekly hours as the authorized hours in CSAW.

## Section 16.1.1.2 Sleep Hours

Parents who work third shift may request an authorization for child care for sleep time based on the parent's need to sleep to remain employed. The local agency will determine a reasonable number of authorized hours on a case-by-case basis. The same family may also request child care for the hours of employment.

Agency workers must consider the maximum hours per day when determining authorized hours (see 16.1.24). This maximum includes hours of employment, travel time, gap time, and any sleep hours requested by the parent.

Example 1: Theresa works third shift from 12 a.m. to 8 a.m. and sleeps during the day. from 8:30 a.m. until 3:30 p.m. Theresa requests a child care authorization for her child, Milo, only for the hours that she sleeps. She requests an authorization for 24 weekly hours, which Theresa indicates is around 7 hours per day of sleep time plus travel time. The local agency determines that the requested hours are seven (7) hours per day of sleep time is reasonable and enters 24 weekly hours as the authorized hours in CSAW. authorizes seven (7) hours of child care per day. It would be reasonable to also include travel time if needed.

Example 2: Julie sleeps from 6 p.m. to 11:30 p.m. and works her third shift job from 12 a.m. to 8 a.m. Julie's parent takes care of Julie's child, Lola, from 6 p.m. until 9 p.m. and then drops Lola off at her overnight child care provider. Julie requests a child care authorization for Lola for 9 p.m. to 8 a.m. the next day. The local agency determines that the 2.5 hours per day of sleep time requested ( $9 \mathrm{p} . \mathrm{m}$. to 11:30 p.m.) is reasonable. The agency worker enters Julie's work schedule in CSAW and uses the "Other" activity type to enter sleep hours from 9 p.m. to 11:59 p.m.

Example 23: Ximena works three (3) 12-hour overnight shifts (10 p.m. to 10 a.m.) per week requests an authorization for 54 weekly hours. She requests a child care authorization for her child, George, to attend a licensed group provider for tells the agency worker that this amount
includes three (3) 12-hours work shifts of approved activity plus five (5) hours of sleep time, and 30 minutes of travel time each way for each shift. Because the limit for a child to be in care at a licensed group provider is 14 hours in a 24 -hour period, only 14 hours of care may be authorized for each shift, resulting in 42 weekly hours. Ximena must also provide written documentation showing the work, travel, or other factors that show a child care need of more than 12 hours per day. After Ximena provides the documentation, the agency worker enters 42 weekly hours as the authorized hours in CSAW. Travel time and sleep time cannot be included in the authorization because the total hours would be over the licensing limit for a 24 -hour period. If Ximena decided to only request an authorization for the time she works ( 12 hours), travel time could be included because George would be in care less than 14 hours in a 24-hour period.

Example 4: Martina works from 5 p.m. to 3 a.m. second shift and her spouse, Emilio, works from 8 a.m. to $4 \mathrm{p} . \mathrm{m}$. Martina sleeps from 3:30 a.m. until 11 a.m. Martina requests an authorization for their child, Paula, for 15 weekly hours from 8 a.m. to 11 a.m. plus 30 minutes of travel time for Emilio to travel to work after he drops Paula off for child care in the morning. The local agency determines that the requested three (3) hours per day of sleep time is reasonable. The agency worker enters Martina's work schedule in CSAW and uses the "Other" activity type to enter sleep hours from 8 a.m. to 11 a.m.

## Section 16.1.2 Child Care Need Schedule

Agency workers must enter the days and times that the parent needs child care to participate in their approved activity on the Child Care Need Schedule page in CSAW and document the same information in case comments (see 12.2). A case comment indicating that the child always needs care whenever the parent is participating in their approved activity is sufficient to meet this requirement. Agency workers must enter travel time separately and not include travel time in the child care need schedule.

Example: Mike called to report that his provider is going on vacation August 30 through September 8. Mike needs a new authorization for child care at a second child care provider for Thursday August 30, Friday August 31, Monday September 3, and Tuesday September 4. The agency worker writes one (1) authorization for August 30 through September 4. The agency worker could use different begin and end dates if necessary to create consecutive authorizations. The Child Care Need schedule in CSAW should reflect that care is needed for Monday, Tuesday, Thursday, and Friday.

When a parent has shared placement of a child, agency workers must ensure that the Child Care Need Schedule in CSAW only includes the days the child is with that parent. The shared placement schedule must be documented in case comments (see 12.2). Shared placement schedules can be verbally provided unless questionable (see 7.7).

## Section 16.1.1.3 2.1 Co-located Head Start and 4K School Programs

 Child care authorizations must always be based on the parent's need for child care while the parent is participating in their approved activity. However, when the 4 K program is overseen by a public school board or a Head Start program is located at the same location and address as a licensed child care program and not at a school (as listed in CSAW), the education hours may be included in the authorized hours based on the criteria listed below. The school program provider and the licensed child care provider must have the same provider number and location number in CSAW to meet the definition of co-located.If the school program (Head Start or 4 K ) is located at a different site than the licensed child care provider, the authorization must cover only the before and/or after school care outside of the school program.

The school program hours can be included in the authorized hours if all of the following are true:

- The parent is engaged in his or her approved activity at least part of the school program hours;
- The school program and the child care program are co-located;
- The total number of hours of the child's school program(s) is not more than four (4) hours per day; and
- The total length of the child's authorized child care day is five (5) or more hours per day (the school program hours are included in this total).

If any of these requirements are not met, the authorization must not include the school program hours.

Agency workers must ask the parent if each of the requirements are met (yes or no). Parents can self-declare the answers to these questions. Agency workers must document whether the criteria for including the education hours in the authorized hours are met the Head Start or 4 K schedule in case comments (see 12.2).

Example 1 (Different locations): Charlie attends the Head Start program located at 1256 Water Street and the licensed child care program that is located at 1536 Water Street. Charlie's authorization is limited to the hours he will spend at the licensed child care program located at 1536 Water Street because the child care and the Head Start programs are in different locations.

Example 2 (Meets criteria): Dara attends a 4K program that is overseen by the local public school board and is located at the licensed child care center where she is enrolled. Dara's parent, Savannah, needs full-time child care during her work hours from 7:30 a.m. to 2:15 p.m. Monday - Friday. The 4K program is provided at Dara's licensed child care center for three (3) hours per day, and Savannah indicates that the three (3) hours are entirely within her work day. from 8 a.m. to 11:30 a.m. Monday - Thursday. Dara's authorization may be written to include the education hours because all requirements are met. that Dara's parent needs child care, which is $7: 30$ a.m. to $2: 15 \mathrm{p} . \mathrm{m}$. Monday through Friday.

Example 3 (Head Start greater than four (4) hours): Cary attends a Head Start program that is overseen by the local public school board, and that is located at the licensed child care center where she is enrolled. Cary's parent, Victoria, needs child care 40 hours per week from 9:30-a.m. to 4:30 p.m. Monday - Thursday-while she works, plus travel time. The agency worker asks follow-up questions to determine if the criteria for including Head Start education hours in the authorized hours are met. Victoria states that the Head Start program is six (6) hours per day. from 8 a.m. to 2 p.m. Monday - Friday. Cary's authorization may be written for only include the hours that Cary attends the licensed child care program and not the school program hours because the Head Start program hours are more than four (4) hours per day. indicated to be six (6) hours daily. Cary's authorization must begin at 2 p.m. when the Head Start program has ended until 4:30 p.m. when Cary's parent picks her up, Monday - Thursday.

Example 4 (No overlapping schedule): Melissa attends a Head Start program that is overseen by the local public school board and is located at the licensed child care center where she is enrolled. The Head Start program hours are 8 a.m. to 12 p.m. during the morning and Melissa's parent works in the afternoon. 2 p.m. to 8 p.m. She leaves Melissa at the center after the Head Start program ends through the end of her shift. authorization should be written from 2 p.m. to 8 p.m. plus travel time. Because Melissa's parent is not engaged in her approved activity during any part of the school program hours, so those hours would not be included in Melissa's authorization.

Example 5 (Sleep hours do not count): Josh attends a 4 K program that is overseen by the local public school board and is located at the licensed child care center where he is enrolled. The licensed child care facility operates 24 hours a day. The 4 K program hours are 8:30 a.m. to 11:30-a.m.Josh's parent works third shift and he is only requesting an authorization for daytime sleep hours. 11 p.m. to 7 a.m. The authorized hours can only include the child care hours authorization should be written for 11 p.m. to 7 a.m. plus travel time, not the school program hours, because Josh's parent is not in an approved activity during any part of the school program hours-so those hours would not be included in the authorization.

Example 6 (Partial overlapping schedule): Melvin attends a Head Start program that is located at his licensed child care provider. Melvin's parent, Raquel, The Head Start hours are from 8 a.m. to $12 \mathrm{p} . \mathrm{m}$. Melvin's parent, Raquel, needs child care from 10 a.m. to $2 \mathrm{p} . \mathrm{m}$. while she goes to work. Melvin's authorization can be written for 8 a.m. to 2 p.m. plus travel time from work to the licensed child care provider at the end of her shift. The travel time in the morning would not be counted because Raquel is not going to her approved activity after dropping off Melvin at the licensed child care provider. works 12 weekly hours. Raquel requests 25 weekly hours for Melvin's authorization. The agency worker asks about this difference between her self-declared child care need and her verified work hours. Raquel explains that she needs child care in the morning, and then the school program starts while she is working and ends two (2) hours after she is done working. She leaves Melvin at the child care provider until the end of the program. Because Raquel works during at least some of the school program hours, the agency worker determines that this requirement is met.

Early Head Start and 3K programs are considered regular child care and all hours can be included in the authorization if:

- The Early Head Start or 3K program is co-located with the child care provider location; and
- The parent is participating in their approved activity, including travel time, during the authorized hours.


## Section 16.1.1.4 2.2 School-Age Children Authorizations

Wisconsin Shares does not allow authorizations for time during the typical school day for children in grades K through 12 while the school year is in session. The typical school day is determined by the local agency after a review of the school district hours of operation and school district calendar for schools within the county. A child's school bell schedule does not need to be entered in CSAW or documented in case comments.

Agency workers must document the child's school schedule, including start and end times, known early release/late start days, scheduled virtual days, etc. when child care is needed during that time in case comments (see 12.2).

Children in grades K through 12 can receive authorizations for times outside of the typical school hours during the school year and for times when school is not in session (e.g., summer break, planned holiday breaks, or other planned school-closed times).

The following children are not eligible for an authorization during the typical school day or for school closed hours:

- Children who are homeschooled
- Children who are truant
- Children between the ages of 6 and 18 who are required to be enrolled in school per the Department of Public Instruction and are not enrolled (excluding expelled children while the parent searches for a new education arrangement)
- Children who are suspended from school

Expelled children who are considered disenrolled may be eligible to receive an authorization during the typical school day while the parent searches for a new education arrangement. The parent will have been notified by the school if the child is expelled and disenrolled. If a child's enrollment status is questionable, the parent must provide verification of the child's school enrollment status.

## Section 16.1.1.4.1 2.2.1 Zero-Hour Authorizations

Renumbered only.

## Section 16.1.1.4.2 2.2.2 School Closed Hours

Parents with children who are enrolled in school may request authorized hours when they need child care to participate in their approved activity and school is closed due to:

- Planned closures, according to the school calendar (i.e., teacher conferences, teacher inservice days, etc.)
- Unplanned closures (i.e., inclement weather, emergency maintenance, etc.)

Children who have before and/or after school care at one (1) provider may need a second authorization to a different provider for when school is closed. If a child only needs care when school is closed, the agency worker can create a "zero-hour authorization" in CSAW (see 16.1.1.4.1 2.2.4).

Only children with part-time authorizations ( 20 weekly hours or less) or zero-hour authorizations are eligible to receive additional funds for days when school is closed. A parent with a full-time authorization (more than 20 weekly hours) or an above full-time authorization (50-75 weekly hours) for their school-age child must be advised to use their current authorized hours to meet their school closed need.

Example 1: Tara previously worked full-time, third shift, but now works first shift for 15 hours per week. She has a 45-hour authorization for her child, Tina. She uses these hours in the evenings and on weekends. In March, Tara calls to request school closed hours for Tina for March 4 and the week of spring break (March 21-March 25). The agency worker informs Tara
that the school closed hours cannot be authorized because she already has a full-time authorization.

School closed hours can be requested in advance by parents who know their-work schedule and school closed need ahead of time. School closed hours can also be requested within 10 calendar days after the school day closure whether the day was a planned school closed day or an unexpected closure. The 10 calendar days begins the day after the last day of the school closure or school closure period. A school closure period means multiple consecutive school closed days. Agency workers must document the reason for the school closure in case comments (see 12.2).

Example 2 7: Susie has a zero-hour authorization for her school-age child, Derek. She calls on January 15 to request school closed hours for Derek. His school was closed January 4 and 5 due to a snowstorm but the child care program was open, and Susie needed to work. Because the request was made within 10 calendar days from the last day the school was closed consecutively, the agency worker may add the additional hours for the days Derek attended child care while school was closed.

Example 3 2: Jessica has a zero-hour authorization for her school-age child, Laura. She calls on February 17 to request school closed hours for Laura because school was closed on February 5 and February 10. Because the request was made within 10 calendar days of February 10 but not February 5, the agency worker adds the additional hours only for February 10 for when Laura attended child care while school was closed. The agency worker does not add school closed hours for February 5 because Jessica requested the hours more than 10 calendar days after the school closure.

The following children are not eligible for school closed hours:

- Children who are homeschooled
- Children who are truant
- Children between the ages of 6 and 18 who are required to be enrolled in school per the Department of Public Instruction and are not enrolled
- Children who are suspended from school
- Children who are expelled and disenrolled

School closed hours must be considered by comparing the parent's current approved activity schedule to the school closed hours request; the resulting overlap in hours may be added to the authorization for school closed days.

Parents can self-declare the additional hours needed when school is closed. If the parent does not know the exact number of hours needed, agency workers should enter the daily default amount of 10 hours. The parent's need for 10 hours does not need to be verified.

A parent with a full-time authorization under the Continuity of Care (COC) policy (see 17.1.2) for their school-age child must be advised to use their current authorized hours to meet their school closed need. Additional hours may be authorized if the comparison between the current parent approved activity schedule and the school closed hours request shows that the child needs additional hours beyond what is currently authorized in the COG authorization for the parent to participate in their approved activity.

To avoid over-authorizing school closed hours when a child has a COC authorization, agency workers must consider the following:

- Any previously authorized school closed hours for the same instance, either already added to the authorization or issued through a Post-Load Benefit Correction (PLBC)
- Whether the parent can use the currently authorized hours to cover the school closed need
- The child care provider's hours of operation

Example 3: Foua works 8:30 a.m. to 5:30 p.m. Monday - Friday. Her child, Hong, has a 16-hour per week COC authorization for before and after school care that includes travel time for afternoon pick-up. Hong's school day is from 8 a.m. to 3 p.m. School will be closed all day on Friday and Foua calls to request school closed hours for Hong. The agency worker compares Foua's current approved activity schedule to the school closed hours request and sees that the overlapping hours are from 8:30 a.m. to 3 p.m. Since Hong's COC authorization only includes travel time for afternoon pick-up, Foua also needs an additional 30 minutes of travel time for morning drop-off on school closed days, resulting in a total of seven (7) school closed hours needed. The agency worker adds these hours to Hong's authorization through PLBC.

Example 4: On February 9, Nate called to request a school closed day for his child, Troy, for February 8 because school was closed due to freezing rain. February benefits were already toaded so the agency worker added the additional school closed hours through PLBC. On March Z, Nate calls to request a school closed day for February 25 for a teacher in-service. Before the additional school closed hours are added, the agency worker must confirm that school closed hours were not previously added for February 25 to the authorization or through PLBC. The agency worker reviews the PLBCs in CSAW and sees that school closed hours were not added to-February 25 and authorizes those hours.

Example 5: Tara previously worked full-time, third shift, but now works first shift for 15 hours per week. She has a 45-hour COC authorization for her child, Tina. She uses these hours in the evenings and on weekends. In March, Tara calls to request school closed hours for Tina for March 4 and the week of spring break (March 21-March 25). The agency worker compares Tara's current approved activity schedule to the school closed hours request. The agency worker informs Tara that the school closed hours will not be authorized because the full-time COC authorization already covers the additional hours. She must use her existing authorized hours to meet this school closed need.

Parents in an Approved Activity Search Period (ACTS) or Temporary Break Period (TBRK) are not eligible for additional child care hours, including additional school closed hours (see 17.2.1).

The school closed hours are subject to the same 90-day removal policy as all other funds (see 18.7). If the parent received additional subsidy hours for school closures and has not expended all the funds within 90 calendar days, the funds will age off and no longer be available to the parent.

## Section 16.1.1.5 3 Gaps Between Approved Activities

When a gap between approved activities occurs on the same day and the gap in activities is two (2) hours or less, the gap must be included in the authorized hours if the parent needs care during the gap time and the request is reasonable.

In a two-parent household, gap time cannot be approved for times when the second parent is available to care for the child.

If the gap is two (2) hours or more, the authorization must include the gap in the authorized hours for the following scenarios:
When determining whether a request is reasonable, agency workers must consider the following factors:

- Home Time: Picking up the child and taking them home between the approved activities would cause the parent and child to be home for an unreasonably short period less than two (2) hours
- Child Insufficient Sleep: The parent Picking up the child would cause the child to have fewer than eight (8) hours of potential sleep time between the hours of 9 p.m. and 7 a.m.
- Travel Greater than Activities: The number of activity hours for the first and the second activities are less than or equal to the travel time needed (job to child care to home, then home to child care to work)
- Disruption of Child Schedule: Picking up the child would interrupt mealtime or nap time
- Child Wellbeing: Picking up the child would disrupt the child's routine

If the gap is more than two (2) hours and does not meet one (1) of these situations, Local agencies should consider the circumstances of the case, including the child's ability to have stable child care arrangements and the overall wellbeing of the child, and proceed according to their discretion.

Example 1: Hillary works and goes to school. 8a.m. to 1 p.m. Monday through Friday and attends school 2 p.m. to 4 p.m. on Tuesday and Thursday. Her child, Lisa, needs to attend child care while whenever Hillary is at work and or school. Hillary's work and school hours are verified at 18 hours per week. However, Hillary requests 25 hours per week because she leaves Lisa at the child care provider during a gap in her activities. She tells the worker that if she had to pick Lisa up and drop her off between the two (2) activities, they would only be home for 30 minutes. Because they would be home for an unreasonably short period the gap from 1 p.m. to 2 p.m. on Tuesday and Thursday is less than two (2) hours, the agency worker must include the requested gap time in Lisa's authorized hours. if Hillary needs child care during that time.

Agency workers must document in case comments (see 12.2) a summary of the justification for the inclusion of gaps between activities or sleep time in the authorized hours.

Example 2: Hayley works first shift and her spouse, Natalie, attends school during the day. Natalie reports that their child, Aurora, needs care during the day while Hayley works and Natalie attends classes. Natalie indicates that she is available for three (3) hours in the middle of the day between classes, but she prefers to leave Aurora at the child care provider because Aurora struggles with having multiple transitions during the day. Because picking up Aurora for three (3) hours and then dropping her off again would negatively impact Aurora's wellbeing, the agency worker must include the requested gap time in Aurora's authorized hours.

Example 2: Dana must travel to a different county to attend school. She has two (2) one-hour classes, with a gap of five (5) hours between them. The time from her house to the provider is 15 minutes, and the time from the provider to her school is one (1) hour and 15 minutes, so 1.5 hours each way. She and her child would be able to be home for two (2) hours during the gap. However, the classes add up to two (2) hours of activity time, and the travel adds up to three (3) hours. The case meets the Travel Greater than Activities situation, and the gap must be included in the authorized hours.

Agency workers must consider the maximum hours per day when determining authorized hours (see 16.1.2). This maximum includes hours of employment, travel time, gap time, and any sleep hours requested by the parent.

## Section 16.1.1.6 4 Travel Time

Travel time is the amount of time the parent needs to travel from the child care location to their approved activity and from the approved activity back to the child care provider location. For sleep hours and online education when the parent logs in from home, travel time includes the time the parent needs to travel from the child care provider to home for sleep or their education activity. Agency workers must enter travel time separately and not include travel time in the parent's work schedule or the child care need schedule. Parents do not need to provide their travel time and approved activity time separately.

Agency workers must ensure that adequate travel time is included in the number of authorized hours by confirming with the parent that their self-declared child care need includes travel time. and document the rationale for travel time granted in the Travel Time comment box in CSAW.

Any requests of more than two (2) hours of travel time per day must be verified via an Internet map search or a public transportation schedule. Travel time that is two (2) hours or less per day is not required to be verified. Travel time of any amount that is questionable must be verified.

Agency workers are not expected to manually calculate a daily average of varying travel need and can use the maximum amount of daily travel need.

Example 1: Marni requests a daily travel time need of one (1) hour each way per day. This is not considered questionable, and the agency worker enters a two (2) hour daily travel need. The agency worker documents in the comment field that this is what Marni requested and that it is not considered questionable.

Example 2: Jose requests a daily travel time need that varies from day-to-day. He needs 30 minutes on Monday/Tuesday, and 45 minutes on Wednesday, Thursday, and Friday. This is not considered questionable, and the agency worker enters the highest travel time need of 45 minutes. The agency worker documents that this is not questionable and that the highest amount of daily travel time was entered.

Example 3: Katie requests a daily travel need of one (1) hour. She states she needs 30 minutes to travel from the child care center to work and 30 minutes to travel from work to the child care center. She works 6 a.m. to $3 \mathrm{p} . \mathrm{m}$. and the worker child care provider's hours of operation are from 8 a.m. to 8 p.m. This request is considered questionable. The agency worker must ask a
follow-up question as to why she has this need if she works earlier than when the child care provider opens. Katie clarifies that her mom drops the children off at the child care in the morning and therefore she changes her daily travel need request to 30 minutes for afternoon travel time only. The agency worker documents this in the comments field.

## Section 16.1.2 5 Maximum Hours Per Day

Children may not be authorized for Wisconsin Shares for more than 12 hours in a 24 -hour period unless written documentation is provided describing a parent's work schedule, travel time, or a combination of work and travel time that exceeds 12 hours in a 24 -hour period. Written documentation may include a parent's written statement or other verification already provided for approved activity (see 7.8) or financial eligibility (see 7.9) and must demonstrate the entire child care need (not only the part that exceeds 12 hours). Documentation must be scanned into the Electronic Case File (ECF) and summarized in case comments (see 12.2).

If written documentation is provided describing a child care need of more than 12 hours in a 24hour period, child care may be authorized up to the following limits:

- Licensed Providers and Day Camps: Up to 14 hours in a 24 -hour period, including travel time.
- Certified Providers: Up to 16 hours in a 24 -hour period, including travel time.

Out-of-state providers will have a status of Licensed or Certified in CSAW and CSAW will use the associated daily limit as described above.

Example 1 (Certified): Donna was recently determined eligible for Wisconsin Shares and contacts the local agency to request an authorization for her child, Violet. She tells the agency worker that she needs 76 weekly hours because she needs care for her four (4) 12-hour work shifts each week, as well as sleep time and travel time. Violet is receiving Wisconsin Shares for her child, Donna, to-will be attending a certified child care provider. In May, Violet begins working 12 -hour overnight shifts ( $7 \mathrm{p.m}$. to 7 a .m.) on a rotating schedule. She needs six (6) hours of sleep time, as well as 30 minutes of travel time each way. The 12 -hour shifts prompt the agency worker to have further discussion about her schedule. Violet explains that Donna would need to be in care for 19 hours within a 24 -hour period (12-hour shift + six (6) hours sleep time + one (1) hour travel time). The agency worker explains that because a child cannot be authorized to a certified provider for more than 16 hours per day, only 16 hours of care per day can be authorized. Donna must also provide written documentation showing the work, travel, or other factors that causes her to need child care more than 12 hours in a 24 -hour period. After Donna provides the documentation, the agency worker enters 64 weekly hours as the authorized hours in CSAW (maximum that can be authorized for the times Donna will be in care). Travel time could not be included in the authorization because Donna would still be in care during that time.

Example 2 (Licensed): Carol is receiving Wisconsin Shares requesting an authorization for her child, Johnny, to attend a licensed child care provider. Carol tells the agency worker that she needs 53 weekly hours because she works a rotating 12-hour overnight shifts three (3) times a week from 10 p.m. to 10 a.m. She also requests-and needs-five (5) hours of sleep time and 30 minutes travel time for pick up only. This means that Johnny would be in care 17.5 hours within a 24 -hour period (12-hour shift + five (5) hours sleep time +30 minutes travel time). Because a child cannot be authorized to a licensed provider for more than 14 hours per day, only 14 hours of care per day can be authorized. Carol must also provide written documentation showing the
work, travel, or other factors that causes her to need child care more than 12 hours in a 24 -hour period. After Carol provides the documentation, the agency worker enters 42 weekly hours as the authorized hours in CSAW (maximum that can be authorized for the times Johnny will be in care). Travel time could not be included in the authorization because Johnny would still be in eare during that time.

Subsidized hours are capped at 75 hours per week. For more information about the subsidy calculation, see Section 18.5.

## Section 16.2 Self-Employment Authorizations

Authorizations for self-employment have different policies depending on whether the business has been in operation for more or less than 24 months.

If the self-employment business has been operating for 24 months or less, see Section 16.2.1.
If the self-employment business has been operating for more than 24 months, see Section 16.2.2.

Foster care parents, subsidized guardians, interim caretakers, relatives with court-ordered placement receiving the Kinship Care Payment, and individuals caring for children in tribal placement homes under a substantially similar Wisconsin tribal law are not subject to the minimum wage calculation policy in Section 16.2.2. For these parents who are self-employed, see Section 16.2.3.

## Section 16.2.1 New Self-Employment Authorizations

During the first 24 months a parent is engaged in a new self-employment business, the local agency must authorize child care for the hours the parent is engaged in self-employment and needs child care to engage in that activity. The authorization may be up to full-time ( 50 hours per week, including travel time) until the annual renewal following the 24th month of the new self-employment business.

After the renewal following the 24th month of new self-employment, the business is considered ongoing. At that time, the weekly authorized hours must be limited to the parent's monthly gross self-employment earnings divided by the Wisconsin minimum wage divided by 4.3 (see 16.2.2). Foster care parents, subsidized guardians, interim caretakers, relatives with court-ordered placement receiving the Kinship Care Payment, and individuals caring for children in tribal placement homes under a substantially similar Wisconsin tribal law are not subject to the minimum wage calculation for those children (see 16.2.3).

If the parent's self-employment business began prior to the date he or she applied for Wisconsin Shares, the agency worker must use the actual start date of the self-employment to determine the 24 -month new self-employment period. If the business started more than 24 months prior to the application date, it is an ongoing business (see 16.2.2).

Example 1 (Self-employment prior to application): Mary Jo began self-employment on May 6, 2021, but did not apply for Wisconsin Shares until July. The agency worker entered May 2021 on the Self-Employment page in CWW as the start of the self-employment business. Mary Jo's 24th month of self-employment is April 2023, but her annual renewal is not due until June 2023. Her
authorization may remain in place until her renewal due date in June 2023. Beginning with the authorization assessment completed with her June 2023 renewal, her weekly authorization hours are limited to her monthly gross self-employment earnings divided by the Wisconsin minimum wage divided by 4.3.

A parent may be eligible for up to a full-time authorization for a new instance of selfemployment only once. If a parent starts a new self-employment business during the 24-month period, or at any time in the future, they do not receive a new 24-month period during which they are eligible for full-time authorization(s) regardless of income. The 24-month clock continues to count down even if the business closes or Wisconsin Shares eligibility ends.

Example 2 (Initial eligibility with new self-employment): Rosa starts a business selling designer shirts. At the same time, she applies for Wisconsin Shares. Her child, Louisa, is eligible for an authorization based on Rosa's stated child care need (up to 50 hours per week including travel time) until the annual renewal after 24 months from the business' start month. Once the business is considered ongoing, Louisa's weekly authorized hours are limited to Rosa's monthly gross self-employment earnings divided by Wisconsin's minimum wage and then divided by 4.3.

Example 3 (Ongoing eligibility with new self-employment): Richard is employed working as a delivery driver for ABC Trucking and is receiving Wisconsin Shares for his child, Aubrey. In September, he reported that he quit his job and will now be starting his own delivery business. He requests 45 weekly hours for Aubrey's authorization. Because Aubrey is eligible for an fulltime authorization based on Richard's stated work schedule (up to 50 hours per week, including travel time) until the annual renewal that follows the 24th month of new self-employment, the agency worker enters 45 weekly hours as the authorized hours in CSAW based on Richard's request.

## Section 16.2.2 Ongoing Self-Employment Authorizations

Self-employment is considered ongoing after the annual renewal that follows the 24th month of new self-employment or when the business has been operating for more than 24 months at application. The 24-month clock begins when the self-employment business begins, not when the parent applies for Wisconsin Shares. Foster care parents, subsidized guardians, interim caretakers, relatives with court-ordered placement receiving the Kinship Care Payment, and individuals caring for children in tribal placement homes under a substantially similar Wisconsin tribal law are not subject to the minimum wage calculation (see 16.2.3).

An authorization assessment is required at each annual renewal. The authorized hours for ongoing self-employment must be based on cannot exceed the minimum wage calculation, which is the monthly gross self-employment income divided by Wisconsin's minimum wage and then divided by 4.3, rounded up to the next whole number. This is the maximum number of hours a child can receive; parents can always request fewer hours than the maximum.

Foster care parents, subsidized guardians, interim caretakers, relatives with court-ordered placement receiving the Kinship Care Payment, and individuals caring for children in tribal placement homes under a substantially similar Wisconsin tribal law are not subject to the minimum wage calculation for those children. The minimum wage calculation applies for any biological or adopted children in the household.

Note: The maximum weekly hours for self-employment authorizations displays in CSAW on the Gase Activity Summary page based on the information entered on the CWW Self-Employment page. Agency workers do not need to manually calculate the number of hours that can be authorized for self-employment. However, the parent schedule and child care need schedule must still be entered to determine actual child care need.

For ongoing businesses, the total authorized hours, including travel time, cannot exceed the calculated number. If the number of hours requested for child care is less than the calculated amount, agency workers must use the requested number of hours including travel, up to the calculated hours. Self-employed parents are eligible for school closed hours for school-age children in addition to the maximum calculation for part-time authorizations (see 16.1.1.4.2).

Example 1 (Ongoing self-employment): Tiffany's cake business has been in operation for three (3) years and has a monthly gross income of $\$ 600$. CSAW will calculate a maximum number of hours that can be authorized based on $\$ 600 /$ month divided by $\$ 7.25$ to get 82.75 monthly hours, and then divided by 4.3 which equals 19.24 rounded up to 20 weekly hours. The total is displayed on the CSAW Case Activity Summary page. If Tiffany's child care need exceeds 20 hours per week, the worker must override the derived hours in CSAW to 20 hours per week to ensure that the total authorized hours, including travel time, do not exceed the maximum amount calculated on the CSAW Case Activity Summary page. If Tiffany's child care need is 10 hours per week, up to 10 hours of travel time per week can be added to the authorized hours.

Example 2 (Changing self-employment): Jonathon is a mechanic and has been operating his business from his home for the past three (3) years. He is receiving Wisconsin Shares for his child, Joseph. Now, Jonathon wants to close the mechanic shop and start a new business as a handyman. Jonathon has expended his new 24-month self-employment period. His handyman business is new, but he is not eligible for another new 24-month period. Joseph's weekly authorized hours must be based on Jonathon's monthly gross self-employment earnings divided by the Wisconsin minimum wage and then divided by 4.3 and rounded up.

When there are two (2) self-employed parents that have different maximum calculated hours in CSAW, the agency worker must use the lesser of the two (2) calculations for the maximum authorization amount.

Example 3 (Two-parent household, different minimum wage calculations): Kabo works on their farm from 6 a.m. to $6 \mathrm{p} . \mathrm{m}$. He-has been operating his farm for 10 years and works during the day. His spouse, Doua, has operated her own self-employment business making purses for five (5) years. They need Wisconsin Shares for their child, Tia, while they both work during the day. Kabo's monthly gross self-employment earnings divided by the Wisconsin minimum wage divided by 4.3 results in a maximum of 35 authorized hours per week. Doua's calculation results in a maximum of 20 authorized hours per week. Tia can receive a maximum of 20 authorized hours per week because the authorized hours must be based on the lesser of the two (2) calculations.

Example 4 (Two-parent household, no overlapping schedules): Keisha and Rick are married and have four (4) children. Rick has an auto repair business. Rick works at the auto repair business from8a.m. to-5p.m. first shift Monday through Friday and on Saturday mornings. The auto repair business produces a monthly gross income of $\$ 1,000$. Keisha has her own small
business selling home décor. The monthly gross income from Keisha's business is $\$ 600$. Keisha works 15 hours per week, always in the evenings after Rick is home. Keisha and Rick do not have overlapping schedules; therefore, they are not eligible for an authorization.

Example 5 (Two-parent household, shared self-employment business): Mary and Tom are married and share a sole proprietorship business selling honey. Their monthly gross income of $\$ 1,000$ is divided equally on two (2) Self-Employment pages in CWW. The maximum weekly authorized hours calculation uses $\$ 500$ for Mary and $\$ 500$ for Tom. Because the calculations are the same, the maximum weekly authorized hours will be $\$ 500$ divided by the Wisconsin minimum wage and then divided by 4.3 and rounded up. ( $\$ 500 / \$ 7.25 / 4.3=16$ total monthly hours allowed which also includes travel time).

In a two-parent household where one (1) parent is in a new self-employment period and the other parent is engaged in ongoing self-employment, the authorization can be up to full-time (50 hours per week, including any travel time that is needed) until both parents have used their 24month new self-employment period. Authorizations must be based on the parents' overlapping schedules and child care need.

Example 6 (Two-parent household, new and ongoing self-employment): Casey is selfemployed as a hair stylist. Her business has been in operation for five (5) years. In May, she applies for Wisconsin Shares. Because her business started more than 24 months ago, it is considered ongoing and her child's authorization must be based on the minimum wage calculation. In August, her child's other parent, Matt, moves into the home. Matt is starting his own business as a landscaper. Their child's authorization can be up to full-time, based on their overlapping schedules, until the annual renewal following the 24th month of Matt's new selfemployment.

For additional two-parent policies, see Section 16.3.
Section 16.2.3 Self-Employed Out-of-Home Care Placement Parents Foster care parents, subsidized guardians, interim caretakers, relatives with court-ordered placement receiving the Kinship Care payment, and individuals caring for children in tribal placement homes under a substantially similar Wisconsin tribal law are not subject to the minimum wage calculation (see 16.2.2) for the children placed in these homes. In these cases, authorizations must be based on the parent's stated need (up to 50 hours per week including travel time) regardless of the business being new or ongoing. Justification for authorized hours must be documented in case comments (see 12.2). The authorization limits for selfemployment continue to apply to authorizations for the biological or adopted children in these families.

Example: Ava and Elijah are foster parents for two (2) children. They do not have any children of their own. Ava works full-time at the local elementary school and Elijah operates a business as a web designer. Ava provides verification of her full-time employment and copies of last year's taxes. During the authorization assessment, the agency worker enters Ava's work schedule and Elijah's stated work schedule into CSAW. CSAW determines an average number of weekly authorized hours based on these two (2) work schedules, plus any travel time needed. The agency worker must accept this calculation without regard to the monthly adjusted selfemployment income and the minimum wage calculation.

## Section 16.3 Two-Parent and Three-Generation Families

The local agency must only authorize child care in two-parent or three-generation families for the period of overlap in the parents' approved activities.

Note: Agency workers must confirm with the parent that the self-declared child care need only includes times when all parents are participating in their approved activities (plus travel time, gap time, sleep time), but do not need to document each parent's schedule.

When determining the authorization for a teen parent's child, the agency worker must authorize child care for the period of time during the overlap of approved activities of all parents in the assistance group, including the dependent teen parent.

When determining child care hours for other children in the assistance group of a threegeneration family that are not the dependent teen parent's children, the dependent teen parent's schedule is not considered in the overlap. The agency worker must consider only the overlap in approved activity of the other adults in the assistance group for other children in the assistance group.

Example 1: Alberto and Alana both work full time. Alberto works from 3:30 p.m. to midnight second shift and Alana works 8 a.m. to 4:30 p.m. first shift. The child care authorization is limited to the overlap in work and travel time for both parents. Alberto is available to care for their child until he drops her off with the provider in the afternoon at 3:00 p.m. and leaves for work. Alana picks the child up after she gets done with work. The authorized hours include the entire time that the child is at the provider, from the time Alberto drops the child off to go to work until Alana picks the child up after work. It takes Alana 30 minutes to get to the child care center after work. The agency worker writes the authorization for $3: 30$ p.m. to $4: 30$ p.m. with one (1) hour of travel time.

Example 2: Melissa is 16 years old. She and her baby live with her parents. The agency worker must consider the overlapping approved activity hours schedule-of Melissa and both of her parents when determining the number of authorized hours for Melissa's baby.

Example 3: Mai is 17 years old. She and her baby live with her parent, Choua, and her 3-year-old sister Nancy. The agency worker must consider only Choua's approved activity schedule when determining the number of authorized hours for Nancy. The authorization for Mai's baby is based on the overlap of both Choua's and Mai's approved activities. activity schedules.

In two-parent and three-generation family situations where one (1) parent is unable to work and unable to care for the children as documented by a physician, physician assistant, nurse practitioner, psychiatrist, or psychologist, child care may be authorized for the time period when the other parent is participating in an approved activity (see 5.2).

## Section 17.1 Authorization Changes

Parents must report changes that impact any of the authorization components defined in Chapter 16. In some instances, a change requires a new authorization to be based on the
assessment results (see 17.1.1). Other times, the new authorization may continue at the same number of hours as the previous authorization (see 17.1.2).

After a parent reports a change that impacts any of the authorization components defined in Chapter 16, the agency worker must complete an authorization assessment. An authorization assessment means the agency worker has a discussion with the parent about their child care need. A summary of the discussion must be documented in case comments (see 12.2).

If the parent's child care need has not changed, and the parent is eligible to maintain the hours per Section 17.1.2, the agency worker must not update the authorization. If the criteria in Section 17.1.1 are met, or if the parent requests a part-time authorization despite being eligible for a full-time authorization based on continuity of care, the agency worker must:

- End the current authorization at the end of the current month
- Enter a new parent schedule with the begin date of the change
- Complete a new authorization using the most recently reported information.

The new authorization must start the beginning of the next month if there is an existing authorization that covers the entire current month.

In some instances, a change requires a new authorization to be based on the assessment results (see 17.1.1). Other times, the new authorization may continue at the same number of hours as the previous authorization (see 17.1.2). If an assessment indicates an increase to the authorized hours because of an increase in approved activity hours, the agency worker must verify eligibility information related to the increase of approved activity hours before increasing the authorized hours (see 7.9.2). Increases due to other reasons, such as a change in travel time needed, do not need to be verified unless questionable.

Example 1: Shantell works 8 a.m. to 4:30 p.m., Monday - Friday 40 hours per week. Her child, Tara, has an authorization for 45 hours per week (unpaid lunch and travel time included). the times when she is working. In June, Shantell reports that her work hours have decreased to 10 20 hours per week. she is no longer working Friday afternoons. The agency worker determines that this is only a decrease in work hours and the criteria for the authorization to be based on the assessment results are not met. ends the current authorization on June 30 and enters Shantell's new schedule with the date she first began her new schedule. The worker creates a new authorization beginning July 1 using Shantell's new schedule and then evaluates whether the new authorization should be based on continuity of care or the assessment results. The agency worker asks Shantell if she plans to continue using the same full-time authorization. Shantell indicates that she does. The worker documents the conversation in case comments and does not update the authorization.

Example 2: Robin works 25 hours per week. 10 a.m. to 2 p.m. Monday - Friday at Stamp World. Her child, Brandon, has an authorization for 30 hours per week, which includes travel time. the times when she is working. She calls the local agency today to report that her hours have decreased to 10 hours per week. she quit Stamp World and is now working at Closet Warehouse. Her hours are the same, working 10-a.m. to 2 p.m. Monday - Friday. The agency worker asks Robin if she plans to continue using the same full-time authorization. Robin indicates that she is only sending Brandon when she is working and does not need a full-time authorization. The agency worker ends the current authorization at the end of the current
month and creates a new authorization. The worker writes the new authorization with a start date of the first of the following month and enters the decreased child care need plus travel time based on Robin's request. new schedule using the date she first started working at Closet Warehouse. The agency worker documents the conversation with Robin, including her request for decreased authorized hours, in case comments.

Example 3: Erica works first shift and has a full-time authorization for her school-age child, Jonas, during the summer. It is now August and Erica contacts the local agency to request an authorization for Jonas during the school year. Since Erica currently uses the full-time authorization for daytime care and her school-age child is transitioning from summer break to the fall school year, the authorization must be reduced to avoid authorizing during the typical school day. The agency worker ends the current full-time authorization, starts a new authorization for the school year, and updates the authorized hours to align with Erica's need for part-time care during the school year.

## Section 17.1.1 Assessment Results Authorizations

An agency worker must assess an Assistance Group's child care need (see 16.1) and the authorization must be based on the assessment results at all the following times, unless the parent is in an Activity Break Period:

- Initial eligibility
- Annual renewal
- When the parent selects a new provider
- When school-age children transition from summer break to the fall school year
- When an eligible adult or minor teen parent is added to the case
- When one (1) calendar month or more has passed since the parent's previous authorization ended
- At the end of the 24-month education time limit (see 5.1.2.5)
- When the child care needs no longer align with the provider's hours of operation

Agency workers must not reduce authorization hours while the parent is in an Activity Break Period unless the parent requests fewer hours.

If a reported change is not one (1) of the above situations, or if the parent is in an Activity Break Period, the Continuity of Care Authorizations policy (see 17.1.2) must be followed.

Agency workers must correct an error in authorization, even if the error results in a lower number of authorized hours.

Example 1 (More than one (1) calendar month): Jessie has two (2) school-aged children. The authorizations for both children began on January 1 and end on May 31. Jessie does not need child care during the month of June because the children will visit their grandparents that month. However, Jessie needs child care authorizations beginning on July 15. Jessie's worker must complete an authorization assessment before the July 15 authorizations are written and the authorized hours must be based on this assessment because more than one (1) calendar month has passed since the previous authorizations ended.

Example 2 (Fall school year transition): From July 15 through August 31, Arturo's school-aged children need full-time child care. When school starts in September, the agency worker completes an authorization assessment. The authorization for the school year must be based on the assessment results because the children are transitioning from summer break to the fall school year.

When completing an authorization assessment while the parent is in an Approved Activity Search Period (ACTS) or Temporary Break Period (TBRK) the agency worker must use the same parent approved activity schedule and child care need as the previous authorization, unless the parent requests fewer hours. However, the authorized hours could be reduced based on the assessment results during an Activity Break Period (see the following examples). When a parent is in an Activity Break Period and a second parent enters the home, the second parent must be in an approved activity other than ACTS or TBRK.

Example 3 (ACTS-Second parent moves into the home): Roberta is in an ACTS period when Jackson, the biological parent of her child, moves into the home. Roberta and Jackson's child, Craig, has an authorization for 35 hours per week. Jackson has an approved activity of working 20 hours per week. Since Roberta is in an ACTS period, the agency worker does not update the authorization. Jackson's availability will be considered the next time an authorization must be based on the assessment results. If Roberta requests fewer hours because Jackson is now able to care for Craig, the authorized hours can be reduced based on her request. Because Jackson is an eligible adult in the Assistance Group, an authorization assessment is required. The agency worker ends Craig's authorization at the end of the current month and creates a new authorization to start the first of the next month. The new overlap between Roberta's previous schedule and Jackson's employment schedule is 20 hours. Craig's authorization must be reduced to 20 hours following the authorization assessment.

Example 4 (TBRK-Provider change): Lauren is working 40 hours per week and her child, Kalie, has an authorization to ABC Child Care Center for when Lauren is working.

Change 1 (Decrease in hours, continuity of care): In January, Lauren's work hours decrease to 20 hours per week. She calls to report this change. The agency worker determines that this is only a decrease in work hours and the criteria for the authorization to be based on the assessment results are not met. The agency worker ends Kalie's authorization at the end of the eurrent month and creates a new authorization to start the first of the next month using the new work schedule. The agency worker asks if she would like to maintain the same number of hours for Kalie's authorization. Lauren chooses to maintain Kalie's authorization at 40 hours per week. The agency worker uses the "Copy from Prior Authorization" button and documents the conversation in case comments and does not update the authorization.

Change 2 (Temporary break, maintain hours): In March, Lauren goes on maternity leave. A TBRK period is entered for April 1 - June 30. Lauren chooses to maintain Kalie's authorization at 40 hours per week while she is on maternity leave. The agency worker leaves the current authorization in place and documents the conversation in case comments.

Change 3 (Change providers): In April, Lauren decides that she wants to change providers for May. The agency worker ends the current authorization for April 30 and creates a new authorization to Julie's Jumpin' Beans beginning May 1. Because she is in a TBRK period when
hours cannot be decreased unless the parent requests a decrease, the agency worker asks if she would like to maintain the same number of hours for Kalie's authorization. Lauren chooses to maintain Kalie's authorization at 40 hours per week. The agency worker documents the conversation in case comments and does not update the authorization.

The new authorization uses Lauren's schedule from when she was last working (Change 1), which was 20 hours per week. Kalie's authorization would need to be decreased from 40 hours per week to 20 hours per week because the authorization must be based on the assessment results when the parent selects a new provider.

Example 5 (ACTS-Provider change): In January, Morgan was working-40 hours per week and her child, Aaron, had an authorization for the times when she was working.

Change 1 (Decrease in hours): In April, Morgan's work hours decreased to 20 hours per week. The agency worker completed an authorization assessment using Morgan's new 20-hour per week work schedule and determined that Morgan was eligible to keep the higher hours per the policy in Section 17.1.2. Morgan chose to continue Aaron's authorization for 40 hours per week. The agency worker used the "Copy from Prior Authorization" button to maintain the authorization at 40 hours per week.

Change 2 (Jobloss): In June, Morgan reported that she lost her job. An Approved Activity Search Period (ACTS) was created for July 1 - September 30 and the agency worker correctly teft the current authorization in place.

Change 3 (Change providers): In July, during Morgan's ACTS period, Morgan reports that she would like to send Aaron to a new provider starting August 1. The agency worker enters the same 20-hour per week schedule that Morgan was working prior to the job loss, which was entered in CSAW in Change 1. However, a change in provider requires the authorization to be based on the assessment results. Aaron's new authorization must be based on Morgan's 20hour per week work schedule that she was working prior to starting the ACTS period.

Example 46 (ACTS-Fall school year transition): Nora is in an ACTS period from July 1 September 30. Her child, Phillip, had an authorization for 40 hours per week when she lost her job and she requested that the authorization continue during the ACTS period. Phillip is starting school in-person on September 9. Because child care cannot be authorized during the typical school day, Phillip's authorization must be reduced from full-time to part-time based on the child care need beginning September 9, for any before and after school care that Nora would have had with her previous schedule. Nora must still plan to use child care for the authorized hours to continue to receive an authorization. Nora calls to request a part-time authorization for the school year for Philip to attend the after-school program at the child care provider. The agency worker creates a part-time authorization because Nora requested the decreased hours.

Example 5 (TBRK-Fall school year transition): Ben is in a TBRK period from August 1 - October 31. His child, Ethan, had an authorization for 30 hours per week when he began his temporary break and Ben requested to continue the full-time authorization during the break. Ben uses these hours during evenings and weekends. Ethan returns to school on September 5. Because Ben uses these hours during evenings and weekends, not during the typical school day, the authorization does not need to be reduced for the transition from summer to the fall school
year. If Ben is continuing this arrangement during the school year, he does not need to report when Ethan begins school because he has not had a change in child care need.

Example 7 (Provider hours of operation): Melissa works Monday - Friday at Hank's Automotive from 8 a.m. to 4 p.m. and her child, Sydney, attends Stargazers Childcare during the same hours. Stargazers Childcare is open Monday - Friday from 6 a.m. to 5 p.m. Melissa's work hours at Hank's Automotive are changing and she will now be working Monday - Friday from 12 p.m. to 8 p.m. Sydney's child care need nolonger aligns with the provider's hours of operation and the authorization must be based on the assessment results.

Change 1 (New hours, same provider): Melissa continues to send Sydney to Stargazers Childcare. When the agency worker writes the new authorization, they enter child care need for Monday - Friday from 12 p.m. to 5 p.m. This reflects the hours that Sydney needs care while the provider is open. Melissa will need to arrange for someone to pick up Sydney at $5 \mathrm{p} . \mathrm{m}$. and provide child care until she returns home from work.

Change 2 (Same hours, switch providers): After a few weeks, Melissa finds a provider who is open until 10 p.m. and wants to change providers. When the agency worker writes the new authorization, they enter child care need for Monday - Friday from 12 p.m. to 8 p.m. because Melissa needs child care while she works and the new provider is open during those times.

## Section 17.1.2 Continuity of Care Authorizations

During the 12-month eligibility period, an authorization assessment must be completed when an authorization is written to an expected change (see 15.3) or when certain changes are reported.

For all reported changes not listed in Section 17.1.1, or when the parent reports a change listed in Section 17.1.1 but is in an Activity Break Period, the authorized hours must be based on continuity of care. Reported changes include but are not limited to:

- A change in the number of child care hours required to allow the parent(s) to participate in their approved activities, including travel between the child care provider and the location of the activity
- A change in the overlapping activity schedules of two-parent families
- When a school-age child transitions from the end of the school year to summer break
- A change in a child's shared placement schedule
- Any change that results in a change in child care need, except when the child care need no longer aligns with the provider's hours of operation which will require an authorization to be based on the assessment results (see 17.1.1)

When the agency worker completes an assessment during the 12-month eligibility period and the assessment indicates a reduction in hours, Following the reported change, the parent may:

- Choose an authorization for the reduced hours
- Maintain the original number of authorized hours
- Request an authorization for any number of hours between the original authorized hours and the new assessment results

If the parent chooses to maintain authorized hours, the agency worker must document the reported change in case comments but must not update the authorization (see 17.1). If the parent chooses the reduced hour authorization or any number of hours between the original
authorized hours and the new assessment results, the agency worker must document the conversation and the parent's choice for a reduced authorization in case comments (see 12.2).

If at any time the parent informs the agency worker that the child will attend the child care provider part-time when they have a full-time authorization, or less than 50 hours when they have an above full-time authorization for fewer hours than are currently authorized, the agency worker must create a new, reduced authorization that aligns with the parent's request. Parents are required to report when they have a change in child care need (see 10.1). This includes reporting when the number of days or hours that the Assistance Group needs child care has changed. If a parent reports a change in hours that is still within part-time or within full-time, agency workers must document the reported change in case comments but must not update the authorization (see 17.1).

Example 1: Annabelle works at Main Street Café 25 hours each week. from 9 a.m. to 1 p.m. She has an authorization for 30 hours per week which includes including travel time. In June, she reports that her work hours have decreased to 15 hours per week. changed to 1 p.m. to 4 p.m. Annabelle is not planning to change child care providers. The agency worker completes an authorization assessment and finds the assessment results in 25 hours per week, including travel time. The agency worker asks Annabelle if she would like to keep her original authorized hours or if she would like to decrease her authorization to part-time to 25 hours per week. Annabelle chooses the reduction. The agency worker documents this conversation and the decision in case comments and completes the creates a new part-time authorization.

Example 2: Cassie works at Plastics Manufacturing 35 hours each week from 7 a.m. to noon. She has an authorization for her baby, Renee, for 2740 hours per week, which includes including breaks and travel time. In January, Cassie reports her work hours have decreased to changed to 6 p.m. to 10 p.m. The agency worker completes an authorization assessment with her new schedule and finds the assessment results in 22 hours per week., including breaks and travel time. The agency worker asks Cassie if she would like to keep the 27 -hour authorization or if she would like to decrease to the 22-hour authorization. Cassie indicates that she would like to keep the 27-hour authorization. The agency worker uses the "Copy From Prior Authorization" button and completes the authorization. The agency worker documents this decrease in hours but does not update the authorization because 22 hours plus travel time is still a full-time authorization.

Example 3: Eric has an above full-time authorization for his child, Josiah, at 56 weekly hours because he has been working overtime. In February, he stops working overtime and changes to a standard 40 weekly hour schedule. He contacts the local agency to request a decreased authorization because he only sends Eric when he is working and does not need the additional funds for above full-time care. The local agency documents the conversation, including Eric's choice for a reduction in authorized hours, and writes a new authorization based on the 40 weekly hours, including any travel time that Eric needs.

If the parent chooses to keep the original number of hours, the parent must intend to send their child to the provider for those authorized hours. For policy on how continuity of care applies to school-age children and schoolclosed hours, see Section 16.1.2.2.2. If the parent consistently sends the child to their provider for significantly fewer hours but makes a full subsidy payment
to the provider for the full number of hours, the local agency may conduct an investigation to determine if a parent error occurred.

Example 4 3: Roxanne loses her job and is placed in an Approved Activity Search Period (ACTS). She tells her agency worker that she would like to continue sending her children to child care using the same schedule as when she was working ( 40 hours per week). The agency worker leaves her current authorization in place. However, Roxanne only takes her children to child care for 10 hours per week and continues paying the child care provider the same full-time amount. Roxanne is required to report a change in child care need and her case must be evaluated by the local agency to determine if a parent error occurred.

Parents have the option to use authorization hours during whichever time they prefer if the provider is open and regulated during that time.

Example 5 4: Mariana has an authorization for her child, Paulo. Mariana is working third shift when she loses her job, and Paulo's authorization is for overnight care. Mariana contacts the local agency, and the agency worker updates the Approved Activity Status in CWW to ACTS. The agency worker does not need to update Paulo's authorization. Mariana can continue using the same number of authorized hours to send Paulo to child care during the day while she looks for a job. Mariana will need to work out the child care schedule with her child care provider.

## Section 17.1.3 Authorization Assessments Following Activity Break Periods

 If a Temporary Break Period (TBRK) crosses a renewal, an authorization assessment must be completed for the month following the end of the TBRK period and the authorized hours must be based on the assessment results. This would be considered their renewal authorization assessment (see 17.1.1) because the authorization assessment completed at the renewal may not have been reflective of their child care needs after they return to their approved activity.Example 1: Christy is in a TBRK period from August 1 - October 31. Her renewal is due on September 30. Christy completes her renewal on September 12 and states that her child will be attending the same child care provider for the same hours. The agency worker creates a new authorization to start on October 1 and end on October 31, the last day of Christy's TBRK period because the renewal authorization assessment must be completed at that time. The agency worker writes the new authorization using the schedule same number of hours from when Christy was last working, with the same travel time and same child care need as her previous authorization. The worker must complete an authorization assessment when Christy returns to work so that the authorization starting November 1 is based on the assessment results.

When an Approved Activity Search Period (ACTS) ends during the 12-month eligibility period (not at renewal), an authorization assessment must be completed to collect the parent's new work schedule. The new authorization may be based on continuity of care unless the criteria for an assessment results authorization are met (see 17.1.1). When a TBRK an Activity Break Period ends during the 12-month eligibility period (not at renewal), an authorization assessment is not needed unless the parent reports a change impacting the authorization (see 17.1).

Example 2: Terra is in an ACTS period from June 1 - August 31. On August 25, she reports that she started a new job and provides verification. Her previous authorization was for 25 hours per week, but she is only scheduled for 20 hours per week at her new job. The agency worker
completes an determines that this is not reason for the authorization to be based on the assessment results and informs Terra that her new authorization can continue at the 25 -hour level if she plans to continue sending her child to the provider for those hours. Terra states that she would like to keep the same hours and the agency worker uses the "Copy From Prior Authorization" button in CSAW to maintain the same number of hours on the new authorization. The agency worker documents the conversation in case comments but does not update the authorization because Terra decided to maintain the authorized hours.

## Section 17.2.1 Activity Break Period Authorization Hours

Parents are not eligible for an increase in hours (including additional school closed days [see 16.1.1.4.2 2.2.2]) during an Approved Activity Search Break Period (ACTS) or Temporary Break Period (TBRK). This also includes a parent's change in schedule in a two-parent or threegeneration household.

In a two-parent or three-generation household in which more than one (1) parent is participating in an Activity Break Period, the local agency must maintain authorizations at the same number of hours until all parents are again engaged and participating in approved activities, unless the criteria in Section 17.1.1 for an Assessment Results Authorization are met. Authorized hours may be reduced at the parent's request, but authorized hours cannot be increased even if there is a change in one (1) parent's schedule or other change resulting in an authorization assessment (see 17.1.1 and 17.1.2) during the Activity Break Period.

Example 1: Cora is in a Temporary Break Period (TBRK) period, and her spouse, Finn, is in an Approved Activity Search Period (ACTS) period. Their child, Leo, has an authorization for 20 hours per week. Finn obtains new employment and provides financial verification showing he works 40 hours per week, while Cora remains in a TBRK period. The agency worker completes an authorization assessment using Cora's previous schedule and Finn's new schedule. The authorization assessment shows that Leo is now eligible for an authorization of 40 hours per week based on the new overlap. However, his Leo's authorized hours ean only be remain at 20 hours per week (or less at the parent's request) during Cora's TBRK period because authorized hours cannot be increased during a TBRK period. The agency worker must either override the approved authorization hours or use the "Copy from Prior Authorization" button to maintain the authorization at 20 hours per week.

Example 2: Penelope is in an ACTS period. Her child, Hazel, has a school-year authorization of 10 hours per week for before and after school care. When school lets out for the summer, Penelope wants to send Hazel to the full-time summer camp program at her child care provider and is requesting 40 hours per week based on her previous work schedule. However, Hazel is not eligible for an increase in hours due to Penelope being in an ACTS period. Penelope can use the 10 hours per week based on Hazel's previous authorization for summer camp because it is at the same provider and location, but she will need to pay the rest of the child care cost out-ofpocket.

Example 3: Kristine has a school-year authorization for her child, Ingrid, when she loses her job. Kristine is placed in an ACTS period from November 1 - January 31. In December, Ingrid's school is closed for several days due to inclement weather. Kristine calls to request additional school closed hours. However, because Kristine is in an ACTS period, no additional hours can be added to Ingrid's authorization.

## Section 18.5 Subsidy Calculation

The variables described below are components of the subsidy calculation. When these factors change, the subsidy amount may also change (see 18.6).

- The family's Federal Poverty Level (FPL), which is based on the Assistance Group (AG) size and household income
- The AG's Copayment Period (see 18.4)
- Monthly Authorized Hours: The-average approved weekly authorized hours, capped at 35 hours (the full-time cap), converted to a monthly number, plus school closed hours

> Note: Starting with the October 2023 benefit calculation, The benefit calculation will uses 30 weekly hours to determine the subsidy amount when the child's average-weekly authorized hours are 20 hours or less (part-time authorization) and 35 weekly hours when the child's average-weekly authorized hours are more than 20 hours (full-time authorization). Any school closed hours (see 16.1.1.4.2 2.2.2) are added to part-time authorizations after the 30 weekly hour conversion. School closed hours are calculated for individual days on an hourly amount based on the parent's approved activity schedule and the child care need (see 16.1.1.4.2) schedule.

- Copayment Type (see 18.3)
- Capped Subsidy: The subsidy is capped at the lowest of the following three (3) amounts:
- Initial Hourly Amount (hourly maximum from the Wisconsin Shares County and Tribal Subsidy Maximum Rates (see 18.5.1) multiplied by the monthly hours of care);
- Monthly Provider Price; and
- Monthly maximum from the Wisconsin Shares County and Tribal Subsidy Maximum Rates (see 18.5.1).
- Above Full-Time Hours: The number of average weekly hours above 50 and up to 75 per week (see 16.1.1), converted to a monthly number. This additional amount is added after the capped subsidy comparison.
- Out of State Accredited Adjustment: The Agency Rate and Agency Ceiling in the CSAW Benefit Calculation are increased by 10\% for out-of-state providers whose accreditation is accepted by YoungStar.

For further details on the subsidy calculation, see the CSAW User Guide - Benefit Calculations.

## Appendix VI Red Flag Reports and Referrals

<updated sections only>

## Provider Red Flag Reports

Red Flag Reports are automatically generated reports available in Webl. The Red Flag Reports identify providers that may be violating a policy or where there is a reasonable suspicion of fraudulent activity. The findings from these reports are then utilized to generate possible referrals.

Provider Red Flag Reports in Webl include (but are not limited to):

- Provider Overcapacity Report
- Unusual Payment Timing Report
- Unusual Revenue Growth Report


## Client Red Flag Reports

Red Flag Reports identify potential program integrity issues. Each report identifies a set list of criteria that have been flagged for review. Local agencies should use these reports as a source of referrals for further review and to identify fraud trends. The Client Red Flag Reports are located in Web Intelligence (Webl).

Reports include:

- Current Authorized Hours Greater Than 50
- Current Schedules for Approved Parent Activity
- Cards Replaced Within 12 Months
- Expungement
- Funds About to Expire
- Inactive EBT Cards For More Than 30 Days With a Balance Amount
- Multiple Providers Including Child Care Need Schedule
- Unusual Parent Schedule (parent schedule does not align with child care need)

The Bureau of Child Care Subsidy Administration (BCCSA) recommends local agencies prioritize reviewing the Expungement report and the Inactive EBT Cards For More Than 30 Days with a Balance Amount report. The Expungement report identifies cases where funds have aged off the EBT cards after not being used within a 90-day period. The Inactive EBT Cards For More Than 30 Days With a Balance Amount report identifies cards that have not been used for 30 calendar days and have a balance. After funds have aged off the card, they cannot be reissued.

Local agencies must perform a detailed case review on cases identified in these reports. This includes interviewing parents and/or providers to determine if the authorized hours are correct. After reviewing the case and verifying that no payment to the provider is necessary, the local agency may end a child's authorization and retract all subsidy funds in the parent's account.

