18.9 EMERGENCY MEDICAID FOR ILLEGAL/INELIGIBLE ALIENS

A. INTRODUCTION

Any alien who is not a Qualified Alien will not be eligible for Medicaid except in emergency situations.

B. ELIGIBILITY OF NON-QUALIFIED ALIENS

Illegal/Ineligible Aliens who meet the residence and other Medicaid policy eligibility criteria will be eligible for Medicaid only for treatment of medical conditions meeting the following requirements. See Section 10.6.

1. Eligibility Requirement For Emergency Services

To be eligible for emergency services, an alien must meet all eligibility requirements for AFDC Medicaid or for an SSI Payment except the requirement concerning the declaration of satisfactory immigration status and verification of that status. Pregnant alien women facing imminent delivery or other related problems are evaluated using AFDC Medicaid guidelines. The unborn child is considered as a child in the home.

NOTE: Such aliens do have to provide their SSN(s) if one is available or apply for an SSN if the applicant does not have one.

2. Care And Services For Emergency Services

Such care and services are necessary for the treatment of an emergency medical condition of the alien provided such care and services are not related to either an organ transplant procedure or routine prenatal or post partum care.

The alien has, after sudden onset, a medical condition (including emergency labor and delivery) showing acute symptoms of sufficient severity (including severe pain) such that the absence of immediate medical attention could reasonably be expected to result in

- Placing the patients health in serious jeopardy,
- Serious impairment to bodily functions, or
- Serious dysfunction of any bodily organ or part.

NOTE: If an alien is in need of ongoing emergency medical this must be approved by DFA prior to the continuation of medical benefits.