

ICAMA FORM 7.5b

IMPORTANT INFORMATION ICAMA PROFESSIONALS				
★	Child's Legal Name	The child's current legal name is that which is attached to the Social Security Number (SSN) provided on this form.		
★	Child's Legal SSN	This is the current SSN issued by the Social Security Administration (SSA) and is tied to the Legal Name provided on this form.		
★	Termination of title IV-E eligibility	<p>Child remains eligible for Medicaid despite absence from adoptive home</p> <hr/> <p>Allowable reasons to terminate title IV-E 'Once an adoption assistance agreement is signed and in effect, it can be terminated under three circumstances only. Namely, (1) the child has attained the age of 18 (or the age of 21 if the State has determined that the child has a mental or physical disability which would warrant continuation of assistance); (2) the State determines that the adoptive parents are no longer legally responsible for support of the child; or (3) the State determines that the adoptive parents are no longer providing any support to the child.' Source/Date: ACYF-CB-PA-01-01 (1/23/01) Legal and Related References: Social Security Act - section 473(a)(4); 45 CFR 1356.40(b)</p>		
★	States with GAP (10.14)	Alabama Alaska Arkansas California Colorado Connecticut District of Columbia Hawaii Idaho	Illinois Indiana Louisiana Maine Maryland Massachusetts Michigan Missouri	Montana Nebraska New Jersey New York Oklahoma Oregon Pennsylvania Rhode Island South Dakota
★	Tribes with GAP (7.13)	Port Gamble S'Klallam Tribe Confederated Salish and Kootenai Tribe		
★	Medicaid			
★	Title IV-E	*Under Federal law, Medicaid coverage is required for all title IV-E eligible children as long as an agreement remains in effect. Cite: SSA sections 471, 473 and 1902, CW Policy Manual, Sect. 8.2B.8		
★	Non-title IV-E Adoption Assistance	<p>The Agreement State has determined that this child has met all the COBRA requirements under SSA§1902(a)(10)(ii)(VII), namely:</p> <ul style="list-style-type: none"> • There is in effect an adoption assistance agreement other than an agreement under part E of Title IV • Child has been determined by the agreement state to have special medical or rehabilitative needs. Cite: §1902(a)(10)(A)(ii)(VIII) of the Act • Child was eligible for medical assistance under the State plan prior to the agreement being entered into or who would have been eligible for medical assistance at such time if the eligibility standards and methodologies of the State's foster care program under part E of Title IV were applied <p>Once initial eligibility has been established, that determination is binding as long as an adoption agreement is in force and the child is within the age limitation.</p>		
★	Non COBRA-reciprocity states	Hawaii, Illinois, Nevada, New Hampshire, New Mexico		