## § 155.525

- (iii) If the appeal request is made pursuant to paragraph (c) of this section, send timely notice via secure electronic interface of the appeal request to the State Exchange appeals entity.
- (iv) Promptly confirm receipt of the records transferred pursuant to paragraph (d)(3) or (4) of this section to the Exchange or the State Exchange appeals entity, as applicable.
- (2) Upon receipt of an appeal request that is not valid because it fails to meet the requirements of this section or §155.505(b), the appeals entity must—
- (i) Promptly and without undue delay, send written notice to the applicant or enrollee informing the appellant:
- (A) That the appeal request has not been accepted;
- (B) About the nature of the defect in the appeal request; and
- (C) That the applicant or enrollee may cure the defect and resubmit the appeal request by the date determined under paragraph (b) or (c) of this section, as applicable, or within a reasonable timeframe established by the appeals entity.
- (D) That, in the event the appeal request is not valid due to failure to submit by the date determined under paragraph (b) or (c) of this section, as applicable, the appeal request may be considered valid if the applicant or enrollee sufficiently demonstrates within a reasonable timeframe determined by the appeals entity that failure to timely submit was due to exceptional circumstances and should not preclude the appeal.
- (ii) Treat as valid an amended appeal request that meets the requirements of this section and §155.505(b).
- (3) Upon receipt of a valid appeal request pursuant to paragraph (b) of this section, or upon receipt of the notice under paragraph (d)(1)(ii) of this section, the Exchange must transmit via secure electronic interface to the appeals entity—
- (i) The appeal request, if the appeal request was initially made to the Exchange; and
  - (ii) The appellant's eligibility record.
- (4) Upon receipt of the notice pursuant to paragraph (d)(1)(iii) of this sec-

tion, the State Exchange appeals entity must transmit via secure electronic interface the appellant's appeal record, including the appellant's eligibility record as received from the Exchange, to the HHS appeals entity.

[78 FR 54136, Aug. 30, 2013, as amended at 81 FR 12344, Mar. 8, 2016]

## § 155.525 Eligibility pending appeal.

- (a) General standards. After receipt of a valid appeal request or notice under §155.520(d)(1)(ii) that concerns an appeal of a redetermination under §155.330(e) or §155.335(h), the Exchange or the Medicaid or CHIP agency, as applicable, must continue to consider the appellant eligible while the appeal is pending in accordance with standards set forth in paragraph (b) of this section or as determined by the Medicaid or CHIP agency consistent with 42 CFR parts 435 and 457, as applicable.
- (b) Implementation. If the tax filer or appellant, as applicable, accepts eligibility pending an appeal, the Exchange must continue the appellant's eligibility for enrollment in a QHP, advance payments of the premium tax credit, and cost-sharing reductions, as applicable, in accordance with the level of eligibility immediately before the redetermination being appealed.

## § 155.530 Dismissals.

- (a) Dismissal of appeal. The appeals entity must dismiss an appeal if the appellant—
- (1) Withdraws the appeal request in writing or by telephone, if the appeals entity is capable of accepting telephonic withdrawals.
- (i) Accepting telephonic with drawals means the appeals entity—  $\,$
- (A) Records in full the appellant's statement and telephonic signature made under penalty of perjury; and
- (B) Provides a written confirmation to the appellant documenting the telephonic interaction.
  - (ii) [Reserved]
- (2) Fails to appear at a scheduled hearing without good cause;
- (3) Fails to submit a valid appeal request as specified in §155.520(a)(4); or
- (4) Dies while the appeal is pending, except if the executor, administrator, or other duly authorized representative