Want to know what CMS is telling your state agency? Tune in - and check out the 1/31/23 All-State call for specifics on CAA Section 5131 and unwinding.

Timely and adequate written notice is required! Limited exceptions at 42 CFR 431.213, 431.214, and 435.403. Retroactive termination of enrollment (for a validly enrolled beneficiary, whose benefits continued under MOE) violates FFCRA 6008(b)(3) and 42 CFR 431.211.

How will your state unwind? Find out! Document links now available.

HHS maintains a list of declared disasters.

CAA Section 5131 also includes state agency reporting requirements for 4/1/23 to 6/30/24, which will be publicly available.

End date for continuous enrollment requirements

State agencies must comply with federal renewal requirements (42 CFR 435.916, 435.917, 431.211, 431.200, SSA 1902(e)(14)(A) & authorized alternatives) or corrective action under SSA 1904 and CAA Section 5131 ie SSA 1902(tt)(2)(B). A daily civil money penalty of up to $100k can apply.

Action Required! Timing is state specific. Advocate for transparency, ex parte renewals, fair hearing rights, and soft landings.

End dates Covid-19 Flexibilities

Section 1135 Waivers will expire (unless SPA submitted)