PRIOR TO COMPLETING THE MEMORANDUM OF AGREEMENT, READ THE FOLLOWING TO DETERMINE IF YOUR FACILITY IS QUALIFIED TO MAKE PRESUMPTIVE ELIGIBILITY DETERMINATIONS FOR CHILDREN.

In order to determine Presumptive Eligibility (PE) for Children (PC) your clinic/facility must:
- furnish health care items or services covered under the state’s approved Medicaid plan;
- be eligible to receive payments under the state plan; AND
- meet one or more of the following requirements referenced in section 1920A of the Social Security Act:
  
  - Is authorized to determine a child’s eligibility to participate in a Head Start program under the Head Start Act;
  - Is authorized to determine a child’s eligibility to receive child care services for which financial assistance is provided under the Child Care and Development Block Grant Act of 1990;
  - Is authorized to determine a child’s eligibility to receive assistance under the Special Supplemental Food Program for Women, Infants and Children (WIC) under section 17 of the Child Nutrition Act of 1966;
  - Is authorized to determine a child’s eligibility under the Medicaid state plan or for child health assistance under the Children’s Health Insurance Program (CHIP);
  - Is an elementary or secondary school, as defined in section 14101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 8801);
  - Is an elementary or secondary school operated or supported by the Bureau of Indian Affairs;
  - Is a state or Tribal child support enforcement agency under title IV-D of the Act;
  - Is an organization that provides emergency food and shelter under a grant under the Stewart B. McKinney Homeless Assistance Act;
  - Is a state or Tribal office or entity involved in enrollment in the program under Medicaid, CHIP, or title IV-A of the Act;
  - Is an organization that determines eligibility for any assistance or benefits provided under any program of public or assisted housing that receives Federal funds, including the program under section 8 or any other section of the United States Housing Act of 1937 (42 U.S.C. 1437) or under the Native American Housing Assistance and Self Determination Act of 1996 (25 U.S.C. 4101 et seq.); or
  - Any other entity the State so deems, as approved by the Secretary; and is determined by the State agency to be capable of making determinations of the type described in paragraph (2).

If you meet one of the above requirements, send this checklist, along with the completed MOA to Cole.MHNPolicy@dss.mo.gov.

When your MOA is approved, you will be contacted by the Family Support Division to schedule training. Once training is completed you will be a Qualified Entity and authorized to make presumptive eligibility determinations.