

SITUATION:

I have a Federal TANF primary "A" type review for February 2003. The payee is a 22 yr old mother of one 2 yr old. She is attending Community College 6 units per semester, and part of her program with the college is that she works for a private licensed child care center 20 hours per week. Per statements in the case record, at least 70% of her wages are paid for by the WTW/CalWORKs program as Work Study income. This income is not counted in the grant determination, which is correct. The WTW comments indicate she is meeting the minimum requirement for participation. This AU receives federal child care for the 2 yr old from two sources; licensed small family home and child care home, non-licensed.

QUESTION:

For T22A, TANF Child Care Amount, is this client considered employed or not employed? Her rate of pay is per hour, but it is subsidized by CalWORKs monies. Also, where should I list the type of employment hours for her? Would this be considered for classes T50, T51, T53, or T56, or T57? Per the agreement on file in the case record, her child care employment is part of her school program, and upon graduation she should be able to be employed as a licensed child care provider herself. She should be hired by the private child care center she is working for now.

ANSWER:

This situation meets one of the "deemed" participation codes. Code as follows:

T18 Amt Subsidized Child Care = The total CC subsidy,

T22A Child Care Non-Employed = Zero (for non-employed families only),

T47 Employment Status = Code 1 employed,

T48 Work Participation Status = Code 17 Deemed Engaged in Work, child under 6,

T50 Subsidized Private Sector Employment = 20.