

DEPARTMENT OF SOCIAL SERVICES

744 P Street, Sacramento, CA 95814



ERRATA

August 8, 2007

ALL COUNTY LETTER NO. 07-24E

TO: ALL COUNTY WELFARE DIRECTORS
ALL COUNTY WELFARE TO WORK COORDINATORS

REASON FOR THIS TRANSMITTAL

- State Law Change
 Federal law or Regulation Change
 Court Order
 Clarification Requested by One or More Counties
 Initiated by CDSS

SUBJECT: CORRECTION TO ALL COUNTY LETTER (ACL) No. 07-24:
COUNTY TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) WORK
PARTICIPATION DATA REPORTING

The purpose of this errata is to transmit a correction in the above-referenced ACL regarding the TANF work participation data reporting.

The answer to question 37 incorrectly stated that a family with an individual receiving State Disability Insurance (SDI) was a two-parent case for federal purposes.

Please replace question 37 with this corrected text:

- Should an aid code 35 case with an individual receiving State Disability Insurance (SDI) still be considered a two-parent case? Is receipt of SDI verification enough or do we need a completed incapacity form? If one parent is receiving SDI, it is not considered a two-parent case for California Work Opportunity and Responsibility for Kids (CalWORKs) aid code 35 or federal data reporting purposes because the parent receiving SDI meets the requirements of Manual of Policies and Procedures Section 41-430 for physical or mental incapacity. However, this individual is still considered work-eligible for federal data reporting purposes. This case will only be included in the county's All-Families rate, and not in the Two-Parent rate.

If you have any questions, please contact your County Work Participation County consultant.

Sincerely,

Original Document Signed By:

ERIC FUJII
Deputy Director
Administration Division

c: CWDA
CSAC