

DEPARTMENT OF SOCIAL SERVICES

744 P Street, Sacramento, CA 95814
(916) 322-5387



September 16, 1982

ALL-COUNTY LETTER NO. 82-95

TO: ALL COUNTY WELFARE DIRECTORS

SUBJECT: FILING OF STATE-ONLY AFDC-U PROGRAM REGULATIONS

REFERENCE:

On Friday, September 10, 1982 we sent you an All-County Welfare Directors' Letter with an advance copy of the State-only AFDC-U regulations developed in accordance with the requirements of Chapter 327, Statutes of 1982. In that letter we stated that the regulations had been signed by the Director and submitted to the Office of Administrative Law with a request that OAL file them with the Secretary of State.

The regulations have now been filed and are effective as of September 13, 1982. Since these regulations were filed on an emergency basis, they will be taken to Public Hearing within 120 days in accordance with Government Code Section 11346.5. Manual pages incorporating these changes will be issued in the near future.

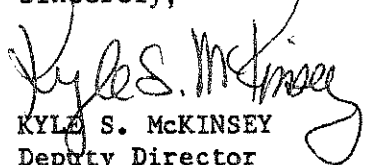
Since the State-only AFDC-U regulations are now in effect, counties are advised to begin using the notice of action messages concerning the program which were transmitted to you in our All-County Information Notice I-124-82. We are attaching copies of that language to this letter and that language must be used. The Notice of Action for approving Emergency Assistance and State-only AFDC-U is combined into one message. EAS Section 22-022 now allows that in the case of a time limited eligibility program no separate discontinuance notice is necessary where the notification of aid approval told the recipient that aid is time limited. The notice message attached has been developed to eliminate the need for a separate discontinuance notice to recipients approved for Emergency Assistance and State-only AFDC-U.

In order to clarify an area of confusion regarding aid to a pregnant woman without other eligible children prior to the last four months of her pregnancy, when the basis of deprivation is the unemployment of a parent who otherwise would be federally eligible, the eligible pregnant woman is aided as an FBU of one from the later of the date of application or the date that medical

verification of pregnancy is provided to the county and throughout the duration of her pregnancy (44-317.2). Her eligibility for aid throughout the period of verified pregnancy stems from the authority of W & I Code Sections 11450(b) and 11450(c) as reflected in EAS Sections 44-205.25 and 44-211.4. The three-month limit on the State-only AFDC-U program contained in EAS 41-440.125(b) does not apply in these cases. However, the counties are to continue to claim such cases as nonfederal until they become federally eligible in accordance with EAS Section 44-209.233.

If you have any questions consult your AFDC Program Management Consultant at (916) 445-4458.

Sincerely,



KYLE S. MCKINSEY
Deputy Director

Attachments

cc: CWDA

RECEIVED FOR FILING

SEP 10 1982

Office of Administrative Law

ENDORSED
APPROVED FOR FILING

SEP 13 1982

Office of Administrative Law

Copy below is hereby certified to be a true and correct copy of regulations adopted, or amended, or an order of general by:

Dept. of Social Services
(Agency)

(Filing Code)
Date of adoption, amendment, or repeal:

September 10, 1982

Ex: [Signature]

Director
(Title)

RECEIVED FOR FILING

SEP 10 1982

OAL - Office of Administrative Law

DO NOT WRITE IN THIS SPACE

DO NOT WRITE IN THIS SPACE

The attached regulations which are being adopted, amended or repealed are contained in Title _____ of the California Administrative Code, Division, Part, Chapter, etc., affected by this order.

TYPE OF ORDER (Check as applicable)

- Emergency (Attach Finding of Emergency)
 Certificate of Compliance
 Certificate of Non-Compliance

- Regular
 Procedural and Organizational

CHECKLIST OF MANDATORY REQUIREMENTS

- One Certified Copy With Original Signature and Six Copies of Order or Certificate of Compliance Attached
 Regulation Summary (Form 190) Attached (1 copy)
 Publication Date (in Notice Register) of Notice for Attached Order or Certificate of Compliance is _____
 Authority and Reference Citation Placed Beneath Each Section in Attached Order
 Cost Statement Attached (Refer to SAM Section 6050)

Effective Dates

- On _____ as prescribed by Statute, _____ or

- On _____, if later than 30 Days After Filing with the Secretary of State (Emergency regulations will be effective upon filing with the Secretary of State; all other regulations will be effective 30 days after filing with the Secretary of State.)

- Immediately upon filing with the Secretary of State.
 Rule-Making File

BUILDING STANDARDS (Check one)

- These regulations contain no building standards under Health and Safety Code Sections 18910-18915.
 These regulations do contain building standards under Health and Safety Code Sections 18910-18915. The attached copy contains Building Standards Approval.

CONFLICT OF INTEREST (Check one if attached are Conflict of Interest Regulations)
The attached Conflict of Interest Regulations contain the following stamp and:

- Are to be published in full in the Administrative Code.
 Are to be codified by appropriate reference in the Administrative Code, and include a statement as to where the full text may be obtained.

CAMPAGN DISCLOSURES (Check if emergency Campaign Disclosure Regulations)

- These are emergency regulations pertaining to campaign disclosure law and were adopted by unanimous vote of all board or commission members present at the regulation adoption proceeding.

FINDING OF EMERGENCY

welfare and Institutions Code (W&IC) Section 11315 (added by SB 1326, Chapter 327, Statutes of 1982), directs the Department of Social Services (SDSS) to establish a State-only AFDC-U Program in place of the existing nonfederal AFDC-U program, and limits eligibility for the State-only AFDC-U Program to three months during any twelve consecutive months. SB 1326 was an urgency statute which went into effect on June 30, 1982.

The State Budget for fiscal year 1982-83 anticipates that the provisions of W&IC Section 11315 will be given immediate effect. The statute was designed to help alleviate the state's current fiscal crisis.

Therefore, in order to insure the fiscal integrity of the State Budget and in order to preserve the health, safety, and welfare of the public, the Director of SDSS finds that it is necessary for the Department to enact regulations on an emergency basis to carry out the mandate of W&IC Section 11315.

PUBLIC NOTICE

November 17, 1982

Item #1. State-only AFDC-U Program

CHAPTERS: MPP Chapter 22-022 (Timely Notice-Aid Pending Hearing), EAS Chapters 40-100 (Reception and Application), 41-400 (Deprivation of Parental Support or Care), 44-200 (FBU Composition and Need) and 44-300 (Aid Payments). EAS Chapter 41-440

INFORMATIVE DIGEST: Current state hearing regulations specify circumstances in which timely notice of discontinuance is not required. Proposed revisions expand this list of exceptions to include instances in which a time limited eligibility period exists and the recipient was informed in writing when benefits were initially granted, that his/her eligibility and benefits would automatically terminate on a specified date at the end of the eligibility period. Under existing AFDC regulations the county is required to discuss specified eligibility related information during the application interview. Proposed revisions would expand the points of discussion to require the county to inform applicants about the limitations of the State-only AFDC-U program and to inform a pregnant woman applicant with no eligible children and who is eligible for the State-only AFDC-U program about all the AFDC program options available to her. Current AFDC-U (Unemployed Parent) regulations in EAS Chapter 41-440 set forth separate requirements for the federal AFDC-U program and for the nonfederal AFDC-U program and common requirements which apply to both programs. One rule provides a single definition of the key term "principal earner" which applies in common to both programs. Also, under existing regulations, there is no fixed term of AFDC-U program eligibility for federal or nonfederal cases. Proposed revisions establish a separate definition of the term "principal earner" for purposes of the State-only AFDC-U program and establish a fixed period of State-only AFDC-U program eligibility. Subject revisions limit State-only AFDC-U program eligibility to three months per year. Subject revisions clarify the common requirement in existing regulations that both parents must be living in the home whenever deprivation is based on unemployment of the parent. Current EAS Chapter 44-200 regulations specify rules which apply to the composition of the AFDC-FBU. Proposed revisions clarify rules which apply to a pregnant woman, one person FBU under the State-only AFDC program and establish an FBU separate from the State-only AFDC-FBU, to include otherwise eligible persons living in

the home whose needs are not considered in the State-only AFDC case. Additionally, these revisions clarify persons who must be excluded from the AFDC-FBU. Finally proposed revisions clarify the beginning date of aid for instances in which the recipient transfers from the Emergency Assistance - Unemployed Parent (EA-UP) program to either the federal or State-only AFDC-U programs.

SB 90 STATEMENT: Notwithstanding Section 2231 of the Revenue and Taxation Code, there shall be no reimbursement pursuant to this order because there are savings as well as costs in this order which result in significant savings.

COST ESTIMATE: It is estimated that the implementation of these regulatory revisions will result in the following AFDC program savings at all levels of government.

	Oct. 82 - June 83	Annual Savings
Local	<u>\$- 7,635,000</u>	<u>\$-10,180,000</u>
State	<u>\$-47,576,000</u>	<u>\$-63,568,000</u>
Federal	<u>\$-17,354,000</u>	<u>\$-23,139,000</u>
TOTAL	<u>\$-72,565,000</u>	<u>\$-95,887,000</u>

WELFARE AND INSTITUTIONS CODE SECTIONS: These regulations implement, interpret and make specific Welfare and Institutions Code Sections 11201, 11250, and 11315.

STATEMENT OF REASONS

- a) The specific purpose of these proposed regulations is to implement recent state legislation (SB 1326) to establish the "State-only AFDC-J Program" in place of the existing nonfederal AFDC-U program and to set forth new State-only AFDC-J program requirements including limitations on program eligibility.
- b) The factual basis for the determination that these regulations are reasonably necessary to carry out the purpose for which they were prepared:

(1) Amend_EPP_Section_22-022.23:

Subject revisions would add the concept of time-limited eligibility programs to instances in which timely notice is not required when the recipient has been informed in writing at the time of the grant application that the eligibility is time-limited. Since there were no time-limited eligibility programs prior to the State-only AFDC-U program but only special allowances granted for specific periods, no corresponding regulation exists to deal with notice in such programs. Now that the legislature has established such a program, SB 1326 (Chapter 327, Stats. 1982), current regulations must be amended to address the constitutionally required notice in such programs.

(2) Adopt_EAS_40-131.32

This proposed revision requires that the application interview include a discussion of the FBU options under the three-month limit on assistance when the basis of deprivation is State-only AFDC-U in order to allow the recipient to maximize aid to the family. This change is necessary to carry out the intent of SB 1326 (Chapter 327, Stats. 1982) and to make specific one aspect of the application interview.

(3) Amend_EAS_Section_41-440.114:

Subject revision eliminates the current definition of "principal earner" which applies in common to both the federal and nonfederal AFDC-J programs and instead, refers the reader to separate federal AFDC-U program and

State-only AFDC-U program definitions of "principal earner". This amendment is necessary to carry out the intent of SB 1326 (Chapter 327, Stats. 1982) to implement a different meaning of the term "principal earner" for State-only AFDC-U program purposes.

(4) Repeal existing; adopt new EAS Section 41-440.12

Proposed revisions (1) set forth the definition of "principal earner" for State-only AFDC-U program purposes and (2) specify the newly mandated period of eligibility for the State-only AFDC-U program. Both changes are necessary to effectuate the purposes of SB 1326 (Chapter 327, Stats. 1982).

(5) Amend EAS Section 41-440.2

Subject revision is necessary to make this revision consistent with 41-401.3 which provides that the basis of deprivation which permits federal participation shall be used whenever possible. Whenever the family is otherwise eligible and one parent is absent, absence due to separation or death assures federal financial participation whereas, deprivation based on unemployment does not assure federal participation. Both changes are necessary to effectuate the purposes of SB 1326 (Chapter 327, Stats. 1982).

(6) Amend EAS Section 41-440.41

Subject revisions set forth the definition of "principal earner" for federal AFDC-U program purposes. This definition carries over all elements of the existing definition in Section 41-440.114 (being repealed by this same set of revisions). Separate "principal earner" definitions are being established for both the federal and the State-only AFDC-U programs in order to emphasize differences in their meanings mandated by recent state legislation, SB 1326 (Chapter 327, Stats. 1982).

(7) Adept EAS 44-225.264

The proposed regulation applies the limitation in EAS Section 41-440.125 to the pregnant woman in one person FBU, when the deprivation is State-only AFDC-U. This is necessary in order to implement program constraints mandated by SB 1326 (Chapter 327, Stats. 1982).

(7) Adept EAS 44-225.28

This provision allows a separate FBU to be established for an otherwise eligible person living in the home when that person's needs have not been considered for the State-only AFDC-U program; this FBU would be allowed when the existing FBU is ineligible as a result of having used its State-only AFDC-U program benefits in a twelve consecutive month period.

SB 1326 (Chapter 327, Stats. 1982) established the necessity of this provision in order that all otherwise eligible persons may be aided under the State-only AFDC-U program.

(8) Adopt_EAS_44-206.1(1)

This proposed regulation excludes from the FBU a person who has received three months of State-only AFDC-U program benefits in any twelve consecutive month period. The provision qualifies such exclusion contingent upon the person's ineligibility for other AFDC program benefits. This language is essential in order to ensure compliance with the limitations set by SB 1326 (Chapter 327, Stats. 1982).

(9) Adopt_EAS_44-317.631

This proposed regulation creates a new beginning date of aid for persons transferring from EA-UP to AFDC. AFDC is paid beginning with the day immediately following the day on which EA-UP eligibility expires. This language is necessary because it: (1) allows for a smooth transition for recipients going from EA to State-only AFDC-U; and (2) prevents a break in aid for recipients transitioning from EA to State-only AFDC-U.

c) Identification of each technical, theoretical and empirical study, report, or similar document, if any, on which the agency is relying in proposing the adoption, amendment, or repeal of a regulation:

1. Chapter 327, Sections 204, 207 and 210 Statutes 1982 (SB 1326).

(1) Amend MPP Section 22-022.29 to read:

22-022.29 TIMELY NOTICE - AID PENDING HEARING (Continued) 22-022

*2.2 Timely notice is not required in the following instances, although the county shall send adequate notice no later than the effective date of the action: (Continued)

*29. A time-limited eligibility period or a special allowance granted for a specific period is terminated at the end of the specified period, and the recipient has been informed in writing at the time of initiation that the allowance shall automatically terminate at the end of the specified period.

Authority: Welfare and Institutions Code Sections 10553 and 10554.

Reference: Welfare and Institutions Code Section 11315

(2) Adopt EAS Section 40-131.3(p) to read:

40-131 INTERVIEW REQUIREMENT (Continued)

40-131

•3 Consent of Application Interview

The application interview shall include discussion of the following as pertinent: (Continued)

* Prepared by Head Letter Number #1-6 11/10/87 *

- 21 The three-month limit on assistance based upon the basis of deprivation is State-only AFDC-U as specified in EAS 41-50.12. In the case of a pregnant woman with no eligible child(ren) who is eligible for assistance under EAS 44-205.25, the applicant is to be informed of the EAS sections that may maximize aid to the family. See Section 44-205.25.
- (1) The pregnant woman with no eligible child(ren) may be eligible as an FAU of one for the three month limit. Upon the birth of the child, the child and the second parent in the home (FAU of two), if eligible, could receive aid under the Emergency Assistance-Employed Parent (EA-UP) Program in accordance with EAS 41-500, with transfer to State-only AFDC-U, if eligible, at the end of the EA-UP period of eligibility with the other(s) otherwise excluded as specified in EAS 44-206.11 or
- (2) The pregnant woman with no eligible child(ren) may withdraw her application, or if within 60 days of eligibility, have her application held pending eligibility, until the birth of the child. Upon the birth of the child, the child and both parents in the home (FAU of three), if eligible, would receive aid under the EA-UP Program in accordance with EAS 41-500, with transfer to State-only AFDC, if eligible, at the end of the EA-UP period of eligibility.

Authority: Welfare and Institutions Code Sections 10553 and 10554.

Reference: Welfare and Institutions Code Section 11315(b).

(3) Amend E&S Section 41-440.114 to read:

41-440 UNEMPLOYMENT OF A PARENT OR PARENTS

41-440

*1 Definition

*11 Except as specified in 41-440.12 an unemployed parent is a natural or adoptive parent with whom a child is living and who: (Continued)

*114 Is the principal earner. The principal earner shall be determined according to (a) or (b) below, as appropriate:

(a) For federal AFDC-U purposes, the principal earner shall be determined in accordance with the provisions of Section 41-440.411.

(b) For State-only AFDC-U purposes, the principal earner shall be determined in accordance with the provisions of Section 41-440.122. If whenever parents in a home in which both parents of such child are living earned the greater amount of income in the 24-month period, the last month of which immediately precedes either (a) the month of application for AFDC benefits on the basis of the unemployment of a parent or (b) the date subsequent to the date of application when a family's circumstances changed in such a way that a parent returns to the home as to meet the requirements for deprivation due to the unemployment of a parent, if the Sections 41-481-2 and 48-181-2(a), when neither parent qualifies as the principal earner because both parents earned an identical amount of income in such 24-month period or neither parent had earnings in this period, the county shall designate which parent is the principal earner except that such designation shall not preclude federal financial participation. Once the principal earner has been determined, that parent continues to be the principal earner for each consecutive month for which the family receives AFDC-U benefits except when a change in the principal wage earner would allow the family to qualify for federal financial participation.

Authority: Welfare and Institutions Code Sections 10553 and 10554.

Reference: Welfare and Institutions Code Section 11315(c).

(4) Repeat existing and adopt new EAS Section 41-440.12 to read:

41-440 UNEMPLOYMENT OF A PARENT OR PARENTS (Continued) 41-440

*1 Definition (Continued)

*12 In order for a parent to be considered a Nonfederal Unparent, the county shall determine that:

- (a) Neither parent in the home is employed full time; and
- (b) Neither parent can meet the requirements for federal financial participation specified under Section 41-440.4.

*12 State-only_AEDC-U_Program

*121 A parent who is unemployed, as specified in Section 41-440.11, may be eligible for benefits under the State-only_AEDC-U_Program if the county determines that:

- (a) Neither parent in the home is employed full time; and
- (b) Neither parent can meet the requirements for federal financial participation specified under Section 41-440.4; and
- (c) Deprivation is due to the unemployment of whichever parent in the home in which both parents are living, is the principal earner;

*122 Except as provided in (1) below, for State-only_AEDC-U_Program purposes, the principal earner shall be determined by the family:

- (a) If the family fails to designate the principal earner, the county shall base the determination as follows:
 - (i) If at least one of the parents has work or training experience which is applicable towards rejoining the connection with the labor force, as specified in Section 41-440.43, the county shall designate as the principal earner that parent who has the

- best potential for establishing a connection with the labor force; or
- (21) If neither parent has any work or training experience which is applicable towards acquiring the connection with the labor force, as specified in Section 41-440.43, the principal earner shall be whichever parent the county designates.
- (22) Once the principal earner has been determined, that parent continues to be the principal earner for each consecutive month for which the family receives State-only AFDC-U benefits except when a change in the principal wage earner would allow the family to qualify for federal financial participation.
- (23) Effective July 1, 1982, eligibility for State-only AFDC-U program benefits shall not exceed three months in any 12 consecutive month period.
- (24) The eligibility period shall be determined as follows:
- (a) Persons receiving State-only AFDC-U program benefits on June 30, 1982, if otherwise eligible, shall be eligible to receive up to three months of State-only AFDC-U program benefits during the 12 consecutive month period which begins on July 1, 1982.
- (b) Persons who receive Emergency Assistance program benefits under EAS Section 41-500.20 or after July 1, 1982, if otherwise eligible, shall be eligible to receive up to three months of State-only AFDC-U program benefits during the 12 consecutive month period which commences on the beginning date of aid for State-only AFDC-U.
- (c) Emergency Assistance program benefits under Section 41-500 cannot be paid to a pregnant woman one person F30, or to cover the pregnancy special need payment (Section 44-205.2 and 44-211.4). When a pregnant woman, and unborn child, if born and living with the mother, would be eligible to receive State-only AFDC-U program benefits, the pregnant woman shall be eligible to receive up to three months of State-only AFDC-U benefits during the 12 consecutive month period which commences on the beginning date of aid for State-only AFDC-U.

consecutive month period which commences on the beginning date of aid.

- 126 If a person's aid is discontinued prior to the expiration of his/her eligibility period (see section •125 above) aid may be restored later for a period of no more than the remaining portion of his/her eligibility period.
- 127 A person's eligibility period commenced on the beginning date of aid and, if otherwise eligible, expires after three months of aid has been received. That eligibility period may expire on any date prior to the end of a calendar month if the beginning date of aid was a date other than the first day of a calendar month.

Authority: Welfare and Institutions Code Sections 10553 and 10554.

Reference: Welfare and Institutions Code Section 11315.

(5) Amend CAS Section 41-440.2 "Introductory Paragraph" to read:

41-440 UNEMPLOYMENT OF A PARENT OR PARENTS (Continued) 41-440

*2 Requirements to be met in Order to Establish Deprivation Due to Unemployment

In order to establish deprivation due to unemployment, the AFDC-U parent in a household which both parents are living, must meet the following requirements;

Authority: Welfare and Institutions Code Sections 10553 and 10554.

Reference: Welfare and Institutions Code Sections 11201, 11250, 11315; and 45 CFR 233.100(c)(vi)(A).

(6) Amend EAS Section 41-440.41 to read:

41-440 UNEMPLOYMENT OF A PARENT OR PARENTS (Continued) 41-440

•4 Conditions to be Met for Federal Participation in Payments to AFDC-U Families

•41 Deprivation shall be due to the unemployment of the child's natural or adoptive parent who is the principal earner as defined in Section 41-440.414 below.

•411 For federal AFDC-U purposes, the principal earner is whichever parent, in a home in which both parents of such child are living, earned the greater amount of income in the 24-month period, the last month of which immediately precedes either: (a) the month of application for AFDC benefits on the basis of the unemployment of a parent, or (b) the date of a redetermination that a family's circumstances have changed in such a way (e.g., parent returns to the home) as to meet the requirements for deprivation due to the unemployment of a parent. (See Sections 41-401.2 and 40-181.212.)

When neither parent qualifies as the principal earner because both parents earned an identical amount of income in such 24-month period, or neither parent had earnings in this period, the county shall designate which parent is the principal earner, except that such designation shall not preclude federal financial participation. Once the principal earner has been determined, that parent continues to be the principal earner for each prospective month for which the family receives AFDC-U.

Authority: Welfare and Institutions Code Sections 10553 and 10554.

Reference: Welfare and Institutions Code Sections 11201, 11250, 11315; and 45 CFR 233.100(c)(vi)(A).

(7) Adopt EAS Sections 44-205.264 and 44-205.28 to read:

44-205 PERSONS WHO ARE INCLUDED: FBJ COMPOSITION
(Continued)

44-205

*.2 Establishing the FBJ (Continued)

*.26 An FBJ of one without an eligible child may be established for a pregnant woman who meets all of the following conditions: (Continued)

*.264 When the deprivation of the pregnant woman one-person FBJ is State-only AFDC-U, the limitation in EAS Section 41-430.125 applies.

44-205 PERSONS WHO ARE INCLUDED: FBU COMPOSITION
(Continued)

44-205

*.2 Establishing the FBU (Continued)

*.28 When an FBU is ineligible as a result of having received three months of State-only AFDC-U program benefits in a 12 consecutive month period, a separate FBU may be established for an otherwise eligible person(s) in the home whose needs have not been considered for the State-only AFDC-U program.

Authority: Welfare and Institutions Code Sections 10553 and 10554.

Reference: Welfare and Institutions Code Section 11315(b).

(8) Adopt EAS Section 44-205.1(1) to read:

44-206 PERSONS WHO MUST BE EXCLUDED FROM
THE FBU

44-206

.1 The following persons must be excluded from the FBU (even if it would be appropriate to include them under Section 44-205.23 or .24): (Continued)

~~(1) A person who has received three months of State-only AFDC-Urgency benefits in any 12 consecutive month period, and is not eligible for other AFDC programs.~~

Authority: Welfare and Institutions Code Sections 10553 and 10554.

Reference: Welfare and Institutions Code Section 11315(b).

Notice of Action Messages for State-only AFDC-U Program

- A. English Language Message to Discontinue Cases on State-only AFDC-U
Prior to September 13, 1982
- B. English Language Message to Approve Emergency Assistance and
State-only AFDC-U
- C. Spanish Language Message to Discontinue Cases on State-only AFDC-U
Prior to September 13, 1982
- D. Spanish Language Message to Approve Emergency Assistance and
State-only AFDC-U
- E. Vietnamese Language Message to Discontinue Cases on State-only AFDC-U
Prior to September 13, 1982
- F. Vietnamese Language Message to Approve Emergency Assistance and
State-only AFDC-U

State AFDC-U

Cases on Aid Prior to September 13, 1982

DISCONTINUANCE NOTICE

Reason(s) for the Action

There has been a change in the law. Beginning July 1, 1982, families receiving aid under the State-only AFDC-U Program can get aid for no more than three (3) months in any 12-month period. By the effective date of this notice you will have received aid for the maximum number of months allowed under this program. According to our records, you received aid as follows: _____

We have also reviewed our records to determine if you would be eligible for aid under the federal AFDC-U Program, which has no time limit. According to our information you are not eligible because neither parent in your home has a recent work history of at least six (6) calendar quarters in which \$50 or more was earned or in which work-related training was received. If this information is not correct or your circumstances change, contact your Eligibility Worker at once.

Regulation Citation: MPP Sections .41-440.125, .126, and .127

APPROVAL OF EMERGENCY ASSISTANCE AND STATE-ONLY AFDC-U

A monthly aid payment of \$ _____ is approved effective _____.
You will receive aid under a combination of Emergency Assistance and the State-only

AFDC-U Programs. Under this combination of programs, families can get aid for up
to 4 months in any 12-month period. Unless your family circumstances change, your
eligibility period will end on _____. Your first check, covering the
period _____ through _____, will be for \$ _____.

In addition to approving your aid for these programs, we reviewed your application
to determine if you were eligible for aid under the federal AFDC-U Program, which
has no time limits. According to our information, you are not eligible because
neither parent in your home has a recent work history of at least six calendar
quarters in which \$50 or more was earned or in which work-related training was
received. If this information is not correct or your circumstances change,
contact your Eligibility Worker at once.

Regulation Citation: MPP Sections 41-440.125, .126, and .127

AFDC-U Estatal

Casos de asistencia antes del 13 de septiembre de 1982

AVISO DE DESCONTINUACION

Razón(es) para la Acción

Ha habido un cambio en la ley. A partir del 1 de julio de 1982, las familias que reciban asistencia bajo el Programa AFDC-U del gobierno estatal únicamente, pueden obtener ayuda por no más de 3 meses cada 12 meses. Para la fecha en que entre en vigor este aviso, usted ya habrá recibido asistencia por el número máximo de meses permitido bajo este programa. De acuerdo con nuestros archivos, usted recibió ayuda como se muestra a continuación:

_____.

También hemos revisado nuestros archivos para determinar si usted pudiera calificar para asistencia bajo el Programa AFDC-U federal, el cual no tiene límite de tiempo. De acuerdo con nuestra información, usted no califica porque ninguno de los padres en el hogar ha trabajado recientemente por lo menos seis trimestres, durante los cuales haya ganado \$50 o más cada trimestre, o en los cuales haya recibido entrenamiento relacionado con un trabajo. Si esta información no es correcta, o si su situación cambia, comuníquese con su Trabajador(a) de Elegibilidad inmediatamente.

Regulación citada: Secciones 41-440.125, .126, y .127 del MPP.

APROBACION DE ASISTENCIA DE EMERGENCIA Y AFDC-U ESTATAL SOLAMENTE

Se ha aprobado un pago de asistencia mensual de \$ _____ a partir del _____ . Usted recibirá asistencia bajo una combinación de los programas de Asistencia de Emergencia y AFDC-U estatal solamente. Bajo estos programas combinados, las familias pueden obtener asistencia por un máximo de 4 meses cada 12 meses. A menos que su situación familiar cambie, el período para el cual califica se terminará el _____. Su primer cheque, el cual cubre el período de _____ hasta _____, será por la cantidad de \$ _____.

Además de aprobar su asistencia para estos programas, hemos revisado su solicitud para determinar si usted calificaba para asistencia bajo el programa AFDC-U federal, el cual no tiene límite de tiempo. De acuerdo con nuestra información, usted no califica porque ninguno de los padres en el hogar ha trabajado recientemente por lo menos seis trimestres, durante los cuales haya ganado \$50 o más cada trimestre, o en los cuales haya recibido entrenamiento relacionado con un trabajo. Si esta información no es correcta, o si su situación cambia, comuníquese con su Trabajador(a) de Elegibilidad inmediatamente.

Regulación citada: Secciones 41-440.125, .126, y .127 del MPP.

Bản Đính kèm

Trợ cấp riêng của tiểu bang trong
chương trình Trợ Cấp Gia Đình Có Con
Em Nhỏ - Thất Nghiệp (State AFDC-U)

Những hồ sơ xin trợ cấp trước ngày 13 tháng 9, 1982

THÔNG BÁO NGUNG TRỢ CẤP

Lý do của biện pháp ngừng trợ cấp:

Vì luật lệ vừa thay đổi nên kể từ ngày 1 tháng 7 năm 1982, các gia đình nhận trợ cấp riêng của tiểu bang trong chương trình AFDC-U chỉ có thể được trợ cấp không quá 3 tháng trong một thời hạn 12 tháng. Cho đến ngày thông báo này được áp dụng, ông/bà đã nhận mức trợ cấp tối đa trong chương trình nói trên. Hồ sơ chúng tôi cho thấy ông/bà đã nhận trợ cấp như sau: _____

Chúng tôi cũng đã duyệt xét hồ sơ của ông/bà để xem ông/bà có hội đủ điều kiện nhận trợ cấp AFDC-U của liên bang (Federal AFDC-U) hay không. Trợ cấp này không có hạn định. Theo các chi tiết trong hồ sơ, ông/bà không hội đủ điều kiện vì trong thời gian vừa qua hoặc người cha, hoặc người mẹ trong gia đình đã không đi làm hay huấn nghệ ít nhất 6 tam cá nguyệt, và kiểm được tối thiểu 50 đôla từ công việc làm trong mỗi tam cá nguyệt. Nếu các chi tiết này không đúng hoặc nếu trường hợp của ông/bà đã thay đổi, xin liên lạc ngay với người Thẩm Định Viên của ông/bà.

Chiều theo MPP Điều 41-440.125, .126, .127

Bản đính kèm

THÔNG BÁO VỀ VIỆC CHẤP THUẬN ĐƠN XIN TRỢ CẤP KHẨN CẤP
 CÙNG VỚI TRỢ CẤP RIÊNG CỦA TIỂU BANG TRONG CHƯƠNG TRÌNH TRỢ CẤP CHO GIA ĐÌNH
 CÓ CON EM NHỎ - THẤT NGHIỆP (AFDC-U)

Khoản trợ cấp hàng tháng _____ đôla đã được chấp thuận cho ông/bà kể từ ngày _____.

Ông/Bà sẽ nhận trợ cấp dưới hai chương trình liên hợp: Trợ Cấp Khẩn Cấp và Trợ Cấp Riêng của Tiểu Bang trong chương trình AFDC-U. Dưới sự liên hợp của các chương trình này, gia đình ông/bà có thể được trợ cấp tối 4 tháng trong thời hạn 12 tháng. Ngoại trừ trường hợp gia đình ông/bà thay đổi, thời gian hội đủ điều kiện nhận trợ cấp của ông/bà sẽ chấm dứt vào ngày _____. Ngân phiếu đầu tiên ông/bà nhận cho khoản thời gian từ _____ đến _____ sẽ là _____ đôla.

Ngoài việc chấp thuận đơn xin trợ cấp của ông/bà dưới các chương trình này, chúng tôi đã duyệt xét đơn của ông/bà xem ông/bà có hội đủ điều kiện nhận trợ cấp AFDC-U của liên bang (Federal AFDC-U) hay không. Trợ cấp này không có hạn định. Theo các chi tiết trong hồ sơ, ông/bà không hội đủ điều kiện vì trong thời gian vừa qua hoặc người cha, hoặc người mẹ trong gia đình đã không đi làm hay huấn nghệ ít nhất 6 tam cá nguyệt, và kiểm được tối thiểu 50 đôla từ công việc làm trong mỗi tam cá nguyệt. Nếu các chi tiết này không đúng hoặc nếu trường hợp của ông/bà đã thay đổi, xin liên lạc ngay với người Thẩm Định Viên của ông/bà.

Chiếu theo MPP Điều 41-440.125, .126, .127