

E R R A T A

TO: ALL COUNTY WELFARE DIRECTORS
ALL COUNTY GAIN COORDINATORS
ALL COUNTY AFDC COORDINATORS
ALL COUNTY CWPDP COORDINATORS

SUBJECT: CORRECTION TO ALL-COUNTY LETTER NO. 94-31
DATED APRIL 15, 1994

Attached to this Errata are three pages (numbered 20 through 22) of revised regulations which should have been attached to ACL 94-31. The pages contain amendments to Manual of Policies and Procedures Sections 42-790, 42-793, and 42-796 related to exemptions.

Amend Section 42-790 to read:

42-790 EXEMPTION BASED ON SCHOOL ATTENDANCE (CODE 02)

42-790

.1 The Exemption

An individual 16, 17, or 18 years of age is exempt when he/she is attending full-time, a school in grade twelve or below, or vocational or technical school. An individual who is 16 or 17 years old or a custodial parent under 20 years old described in Section 42-772.7 ~~who loses this exemption shall not requalify for the exemption by attending school as a required activity in GAIN~~ and whose required GAIN activity is to attend school shall not qualify for this exemption. (Continued)

Authority Cited: Sections 10553, ~~and~~ 10554, and 10604, Welfare and Institutions Code.

Reference: Section 11310(b)(2), Welfare and Institutions Code/ ~~AB 312/ Chapter 1368/ Statutes of 1990~~; and 45 CFR 250.30(b)(1)(ii).

Amend Section 42-793 to read:

42-793 EXEMPTION BASED ON INCAPACITY (CODE 05)

42-793

.1 The Exemption

An individual is exempt from GAIN registration based on incapacity when it is verified that: (a) the individual has a physical or mental impairment which prevents the individual from engaging in employment or training; or (b) the individual is under age 20, does not possess a high school diploma or equivalent, and her physician prescribes a specified period of postpartum recovery.

.11 Repealed by Manual Letter No. EAS-90-08, effective 10/1/90. The exemption for postpartum recovery provided in Section 42-793.1 shall not apply to teen parents who are subject to the Cal-Learn Program as described in Sections 42-762 through 42-769 when that Program is operative. (Continued)

Authority Cited: Sections 10553, ~~and~~ 10554, and 10604, Welfare and Institutions Code.

Reference: Sections 11310(d)(3) and 11332(c), Welfare and Institutions Code/ ~~AB 112, Chapter 1568, Statutes of 1990~~; and 45 CFR 250.30(b)(3).

Amend Section 42-796 to read:

42-796 EXEMPTION BASED ON THE CARE OF A CHILD UNDER THREE
(CODE 08)

42-796

.1 The Exemption

The parent or other relative of a child under age three who is personally providing care for the child is exempt from GAIN registration except as provided in Sections 42-772.7, 42-788, 42-796.11 and 42-796.12.

.11 An individual shall be eligible for the exemption in Section 42-796.1 only one time during a period of continuous eligibility for AFDC.

.111 A "period of continuous eligibility for AFDC" means a period of time in which there has not been a break in aid.

.112 An individual who has previously received this exemption and who has responsibility for personally providing care to a child under age three shall be exempt for four months upon the birth or adoption of another child.

.12 The CWPDP control county shall not apply the limits specified in Section 42-796.11 to control group members for the duration of the CWPDP evaluation.

.13 Upon graduation from high school or an equivalent program, for purposes of GAIN participation, the exemption in Section 42-796.1 shall not apply to teen parents who are subject to the Cal-Learn Program as described in Sections 42-762 through 42-769 when that Program is operative.

.14 The exemption in Section 42-796.1 shall apply to only one parent in an AFDC-U case.

.141 (Continued)

.142 (Continued)

Authority Cited: Sections 10553, 10554, and 10604, Welfare and Institutions Code.

Reference: Sections 11310(b)(6), 11331.5(b) and 11334, Welfare and Institutions Code.