

Amend Section 44-318 to read:

44-318 BEGINNING DATE OF AID (BDA) FOR PERSONS 44-318  
BEING ADDED TO THE AU

- .1 Beginning Date of Aid The BDA shall be:
- .11 Mandatorily Included Persons ~~Section 44-318.11(MR) shall become inoperative and Section 44-318.11(QR) et seq. shall become operative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~
- ~~(MR)~~ The date the person joins the AU or the date all eligibility requirements are met, whichever is later, for a person who is required to be included in the AU.
- ~~(QR)~~ When mandatorily included persons added result in a cash aid:
- ~~(QR)~~ .111 Increase The first of the month after the change is reported and all conditions of eligibility have been met.
- .112 Decrease Section 44-318.112(QR) shall become inoperative and Section 44-318.112(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.
- (QR) ~~.112 Decrease~~ The first day of the QR Payment Quarter following the required reporting of the individual on the QR 7 provided all conditions of eligibility have been met.
- (SAR) The first day of the SAR Payment Period following the required reporting of the individual on the SAR 7 or SAWS 2 provided all conditions of eligibility have been met.
- .12 Optional Persons ~~Section 44-318.12(MR) shall become inoperative and Section 44-318.12(QR) et seq. shall become operative in a county on the date QR/PB~~

becomes effective in that county, pursuant to the Director's QR/PB Declaration.

~~(MR)~~

~~The date of application or the date all eligibility requirements are met, whichever is later, for a person who has the option to be included in the AU.~~

~~(QR)~~

When optional persons added result in a cash aid:

~~(QR)~~ .121 Increase

The first of the month after the change is reported and all conditions of eligibility have been met.

.122 Decrease

Section 44-318.122(QR) shall become inoperative and Section 44-318.122(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

(QR) ~~.122 Decrease~~

The first day of the QR Payment Quarter following the required reporting of the individual on the QR 7 provided all conditions of eligibility have been met.

(SAR)

The first day of the SAR Payment Period following the required reporting of the individual on the SAR 7 or SAWS 2 provided all conditions of eligibility have been met.

.13 Sanction/  
Noncooperating Persons

Section 44-318.13(~~MRQR~~) et seq. shall become inoperative and Section 44-318.13(~~QRSAR~~) et seq. shall become operative in a county on the date ~~QR/PB~~ SAR becomes effective in that county, pursuant to the ~~Director's QR/PB~~ County's SAR Declaration.

~~(MR)~~

~~The date the person meets the requirement which caused that person to be excluded from the AU, or the date the person meets all eligibility conditions, whichever is later.~~

(QR)

The first of the month following the date the person contacted the county to indicate his or her

desire to end the sanction after all of the following conditions are met:

(QR) (a) All conditions of eligibility have been met (see Section 44-316.331 (c) (QR)); and

(QR) (b) The activities in accordance with Section 42-7721.43 have been successfully completed.

(SAR) The first of the month following the date the person contacted the county to indicate his or her desire to end the sanction after all of the following conditions are met:

(SAR) (a) All conditions of eligibility have been met (see Section 44-316.331(c)(SAR)); and

(SAR) (b) The activities in accordance with Section 42-721.43 have been successfully completed.

.14 Unreported Mandatorily  
Included Persons

~~Section 44-318.14(MR) shall become inoperative and Section 44-318.14(QR) shall become operative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR) The date the person meets all requirements for eligibility when he/she is required to be included in the AU but aid was not requested. Eligibility conditions are considered to have been met from the date the individual was discovered in the home, providing he/she is cooperating in meeting those conditions.~~

~~(QR) The date the person meets all requirements for eligibility when he/she is required to be included in the AU but aid was not requested.~~

~~(QR)~~ .141 Eligibility conditions are considered to have been met from the first day of the month following the date the individual was discovered in the home, providing he/she is cooperating in meeting those conditions.

.15 Section 44-318.15(~~MRQR~~) et seq. shall become inoperative and Section 44-318.15(~~QRSAR~~) et

seq. shall become operative in a county on the date ~~QR/PB~~ SAR becomes effective in that county, pursuant to the ~~Director's QR/PB County's SAR~~ Declaration.

- ~~(MR)~~      ~~Newborn Child~~      ~~The date of birth for a newborn child when his/her mother received pregnancy special need or the date all eligibility requirements are met, whichever is later.~~
- (QR)      Newborn Child and MFG Child
- (SAR)      Newborn Child and MFG Child
- (QR)      .151 Newborn Child      When a newborn child is added results in a cash aid:
- (QR)      (a)    Increase      The first of the month after the birth is reported and all conditions of eligibility have been met (see Section 44-211.6(QR)).
- (QR)      (b)    Decrease      The first day of the next QR Payment Quarter after the change is reported on the QR 7 and after all conditions of eligibility have been met (see Section 44-211.6(QR)).
- (SAR)      .151 Newborn Child      When a newborn child is added results in a cash aid:
- (SAR)      (a)    Increase      The first of the month after the birth is reported and all conditions of eligibility have been met (see Section 44-211.6(SAR)).
- (SAR)      (b)    Decrease      The first day of the next SAR Payment Period after the change is reported on the SAR 7 or the SAWS 2 and after all conditions of eligibility have been met (see Section 44-211.6(SAR)).
- (QR)      .152 Newborn MFG Child      When an MFG newborn child is added results in no change or a decrease in cash aid.
- (QR)      (a)    No PSN/No Change      The first of the month following the report of the birth provided that all conditions of eligibility have been met and provided that the mother is not receiving a pregnancy special need payment

and the grant will not decrease as a result of adding the newborn.

(QR) (b) PSN/Decrease

The first day of the next QR Payment Quarter following the report of the birth and all verification has been provided, when the mother has been receiving a pregnancy special need payment or the grant would otherwise decrease as a result of adding the newborn.

(SAR) .152 Newborn MFG Child

When an MFG newborn child is added results in no change or a decrease in cash aid.

(SAR) (a) No PSN/No Change

The first of the month following the report of the birth provided that all conditions of eligibility have been met and provided that the mother is not receiving a pregnancy special need payment and the grant will not decrease as a result of adding the newborn.

(SAR) (b) PSN/Decrease

The first day of the next SAR Payment Period following the report of the birth and all verification has been provided, when the mother has been receiving a pregnancy special need payment or the grant would otherwise decrease as a result of adding the newborn.

.16 Father of a Newborn

~~Section 44-318.16(MR) shall become inoperative and Section 44-318.16(QR) et seq. shall become operative in a county on date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR)~~

~~The date the newborn child becomes eligible, or the date the father meets eligibility conditions, whichever is later.~~

~~(QR)~~

When a father of a newborn added, in accordance with Section 44-205.63122, results in a cash aid:

~~(QR)~~ .161 Increase

The first of the month after the report of the birth and all conditions of eligibility have been met.

.162 Decrease

Section 44-318.162(QR) shall become inoperative and Section 44-318.162(SAR) shall become operative in a county on date SAR

becomes effective in that county, pursuant to the County's SAR Declaration.

(QR) ~~.162~~ Decrease

The first day of the next QR Payment Quarter after the report of the birth and all conditions of eligibility have been met.

(SAR)

The first day of the next SAR Payment Period after the report of the birth and all conditions of eligibility have been met.

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 11056, 11265.1, 11265.2, 11265.3, and 11327.5(d), Welfare and Institutions Code; 45 CFR 233.10 and .20(a)(13); Federal Register, Vol. 57, No. 131; and SSA-AT-86-01; Federal Register, Vol. 75, No. 19, dated January 29, 2010, pages 4928 and 4929 [7 CFR 273.12(a)(1)(vii)].

Amend Section 44-325 to read:

44-325 CHANGES IN AMOUNT OF PAYMENT

44-325

.1 When Change is Effective

Section 44-325.1(~~MR~~QR) shall become inoperative and Section 44-325.1(~~QR~~SAR) shall become operative in a county on the date ~~QR/PB~~ SAR becomes effective in that county, pursuant to the ~~Director's QR/PB~~ County's SAR Declaration.

~~(MR) When any change in the recipient's circumstances requires a change in grant, or a discontinuance of aid, the appropriate change or discontinuance is to be made effective as soon as proper notice can be given in accordance with Sections 22-022 and 22-021.2.~~

(QR) When any change in the recipient's circumstances requires a change in grant, or a discontinuance of aid, the appropriate change or discontinuance is to be made effective in accordance with Section 44-316(QR) as soon as notice can be given pursuant to Sections 22-071(QR) and 22-072(QR).

(SAR) When any change in the recipient's circumstances requires a change in grant, or a discontinuance of aid, the appropriate change or discontinuance is to be made effective in accordance with Section 44-316(SAR) as soon as notice can be given pursuant to Sections 22-071(SAR) and 22-072(SAR).

.2 Discontinuance

Section 44-325.2(QR) shall become inoperative and Section 44-325.2(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

(QR) If a recipient's circumstances change to the extent that he no longer meets the eligibility requirements, aid shall be discontinued effective the last day of the month for which the last payment was made in accordance with Section 44-316.3(QR). (sSee EAS Section 40-183.4 regarding appropriate action when the recipient is no longer eligible for cash grant but remains eligible for medical assistance as a medically needy person).

(SAR) If a recipient's circumstances change to the extent that he no longer meets the eligibility requirements, aid shall be discontinued in accordance with Section 44-316.3(SAR). (See Section 40-183.4 regarding appropriate action when the recipient is no longer eligible for cash grant but remains eligible for medical assistance as a medically needy person).

.3 (Continued)

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 10553, 10554, 11006.2, 11265.1, 11265.2, and 11265.3, Welfare and Institutions Code.

Amend Section 44-327 to read:

44-327 DELAYED PAYMENT

44-327

When a public assistance payment is delayed because of changes in circumstances not related to continuing eligibility or to the correctness of grant, the county shall immediately take whatever action is necessary to determine the changed circumstances and issue the payment at the earliest possible date.

.1 Federal and State Participation

Federal and state participation in ~~AFDC~~ CalWORKs is available for the delayed payment only if it is released within whichever of the following occurs first: (Continued)

.2 Factors Causing Delay in Payment (Continued)

.25 Section 44-327.25(~~MRQR~~) shall become inoperative and Section 44-327.25 (~~QRSAR~~) shall become operative in a county on the date ~~QR/PB SAR~~ becomes effective in that county, pursuant to the ~~Director's QR/PB County's SAR~~ Declaration.

~~(MR)~~ ~~The complete CW 7 (see Section 40-181.241(MR)) is received after the tenth day prior to the end of the report month regardless of good cause - the first warrant shall be mailed or electronic fund transfer made in accordance with Section 44-305.231(MR).~~

(QR) The complete QR 7 (see Section 40-181.241(QR)) is received after the tenth day prior to the end of the submit month regardless of good cause - the first warrant shall be mailed or electronic fund transfer made in accordance with Section 44-305.231(QR).

(SAR) The complete SAR 7 (see Section 40-181.241(SAR)) is received after the tenth day prior to the end of the submit month or the SAWS 2 is received after the 15th day of the submit month, regardless of good cause - the first warrant shall be mailed or electronic fund transfer made in accordance with Section 44-305.231(SAR).

.26 (Continued)

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 10553, 10554, 11006.2, and 11265.1, Welfare and Institutions Code.

Amend Section 44-340 to read:

44-340 UNDERPAYMENTS

44-340

.1 General (Continued)

.13 The county shall take all reasonable steps necessary to correct promptly any underpayment that comes to the county's attention. (Continued)

.133 Section 44-340.133(QR) shall become inoperative and Section 44-340.133 (SAR) shall become operative in a county on the date QR/PB SAR becomes effective in that county, pursuant to the Director's QR/PB County's SAR Declaration.

(QR) If information reported on the QR 7 results in an increase of cash aid, and the county cannot increase the grant by the first day of the month of the next QR Payment Quarter, a supplement shall be issued for that month, and cash aid increased for the remaining months of that quarter provided that the recipient reported the information timely.

(SAR) If information reported on the SAR 7 or SAWS 2 results in an increase in cash aid, and the county cannot increase the grant by the first day of the month of the next SAR Payment Period, a supplement shall be issued for that month, and cash aid increased for the remaining months of that SAR Payment Period. A supplement will be provided for the month the decrease in income is reported or the month the change actually occurs, whichever is later, after all verification has been provided (see Section 44-316.31(SAR)).

.14 Section 44-340.14(~~MR~~ QR) shall become inoperative and Section 44-340.14(~~QR~~ SAR) shall become operative in a county on the date QR/PB SAR becomes effective in that county, pursuant to the Director's QR/PB County's SAR Declaration.

~~(MR) A reduced income supplemental payment which was correctly computed, based on the assistance unit's reasonable estimate of the income and other circumstances for the payment month, shall not be subject to an underpayment determination. If there is a computational error, the payment shall be corrected.~~

(QR) A mid-quarter supplemental payment resulting from a voluntary mid-quarter report which was correctly computed based on a recalculation of reasonably anticipated income and/or other changed AU circumstances shall not be considered an underpayment and is not subject to an overpayment offset.

(SAR) A mid-period supplemental payment resulting from a voluntary mid-period report which was correctly computed based on a recalculation of reasonably anticipated

income and/or other changed AU circumstances shall not be considered an underpayment and is not subject to an overpayment offset.

.2 Investigation of Underpayments (Continued)

.3 Calculating the Underpayments

The calculation of the underpayment is as follows: (Continued)

~~.32 Section 44-340.32(QR) et seq. shall become operative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(QR)~~ An underpayment occurs when the AU receives less cash aid than the AU was entitled to receive and would be based on regulations in effect at the time the underpayment occurred.

~~(QR)~~ .321 The county shall not reconcile actual verified income against prospectively budgeted income that was used in the grant calculation as income that was reasonably anticipated at the time benefits were calculated.

.33 Section 44-340.33(QR) shall become inoperative and Section 44-340.33(SAR) shall become operative in a county on the date ~~QR/PB~~ SAR becomes effective in that county, pursuant to the ~~Director's QR/PB~~ County's SAR Declaration.

(QR) No underpayment shall be established when a change in circumstances occurs or actual income received is less than what was reasonably anticipated during the QR Payment Quarter and the recipient did not voluntarily report the change in circumstances or the decrease of income during the QR Payment Quarter in accordance with Section 44-316.31(QR).

(SAR) No underpayment shall be established when a change in circumstances occurs or actual income received is less than what was reasonably anticipated for the SAR Payment Period and the recipient did not voluntarily report the change in circumstances or the decrease of income during the SAR Payment Period in accordance with Section 44-316.31(SAR).

.4 Correction of the Underpayment (Continued)

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 11004.1, 11265.1, 11265.2, 11265.3, and 11450.5, Welfare and Institutions Code.

Amend Section 44-350 to read:

44-350 OVERPAYMENTS -- GENERAL

44-350

.1 General (Continued)

~~.17 Section 44-350.17(MR) shall become inoperative and Section 44-350.17(QR) shall become operative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR) A reduced income supplemental payment which was correctly computed, based on the assistance unit's reasonable estimate of the income and other circumstances for the payment month, shall not be subject to an overpayment determination. If there is a computational error, the payment shall be corrected.~~

~~(QR) A supplemental payment which was correctly computed, based on the county's determination of reasonably anticipated income, shall not be subject to an overpayment determination provided that the recipient's report, upon which the county based its determination, was complete and accurate. If there is a computational error, the supplemental payment shall be corrected.~~

~~.18 Section 44-350.18(QR) shall become inoperative and Section 44-350.18(SAR) shall become operative in a county on the date QR/PB SAR becomes effective in that county, pursuant to the Director's QR/PB County's SAR Declaration.~~

~~(QR) An overpayment shall not be assessed based on any differences between the amount of income the county reasonably anticipated the recipient would receive during the QR Payment Quarter and the income the recipient actually received during that period, provided the recipient's reports were complete and accurate.~~

~~(SAR) An overpayment shall not be assessed based on any differences between the amount of income the county reasonably anticipated the recipient would receive during the SAR Payment Period and the income the recipient actually received during that period, provided the recipient's reports were complete and accurate.~~

.2 Definitions (in Alphabetical Order) (Continued)

.5 Overpayments Due to the Inability to Provide Ten-Day Notice of Adverse Action

~~Section 44-350.5(QR) shall become inoperative and Section 44-350.5(SAR) shall become operative in a county on the date QR/PB SAR becomes effective in that county, pursuant to the Director's QR/PB County's SAR Declaration.~~

~~(QR) Overpayments Due to the Inability to Provide Ten-Day Notice of Adverse Action~~

(QR) An overpayment shall be assessed when the AU receives more cash aid than the AU was entitled to receive because the county was unable to provide ten-day notice of an adverse action following receipt of a mandatory recipient report, including the QR 7.

(SAR) An overpayment shall be assessed when the AU receives more cash aid than the AU was entitled to receive because the county was unable to provide ten-day notice of an adverse action following receipt of a mandatory recipient report, including reports on the SAR 7, the SAWS 2, or mandatory mid-period reports of income over the IRT.

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 11004 (Ch. 270, Stats. 1997), 11004.1, 11056, and 11265.1, Welfare and Institutions Code; Section 37 of AB 444 (Ch. 1022, Stats. 2002); 45 CFR 233.20(a)(13); and Administration for Children and Families (ACF) Action Transmittals (AT) 94-11 and 94-20; Federal Register, Vol. 75, No. 19, dated January 29, 2010, pages 4928 and 4929 [7 CFR 273.12(a)(1)(vii)].

Amend Section 44-352 to read:

44-352 OVERPAYMENT RECOUPMENT

44-352

.1 Calculation of the Overpayment (Continued)

.11 Overpayment due to "excess property"

.111 Section 44-352.111(QR) shall become inoperative and Section 44-352.111 (SAR) shall become operative in a county on the date ~~QR/PB~~ SAR becomes effective in that county, pursuant to the ~~Director's~~ County's SAR Declaration.

(QR) Unless the excess property was spent down prior to the first day of the next QR Payment Quarter, which followed the QR 7 on which the excess property should have been reported, the county shall determine an excess property overpayment based on an accurate report and/or correct county action when:

(QR) (a) Property information that should have been reported on the QR 7 was not reported; or

(QR) (b) The county failed to act correctly on property information reported on the QR 7. Also see Section 40-125.951(~~QR~~).

(SAR) Unless the excess property was spent down prior to the first day of the next SAR Payment Period, which followed the SAR 7 or SAWS 2 on which the excess property should have been reported, the county shall determine an excess property overpayment based on an accurate report and/or correct county action when:

(SAR) (a) Property information that should have been reported on the SAR 7 or SAWS 2 was not reported; or

(SAR) (b) The county failed to act correctly on property information reported on the SAR 7 or SAWS 2. Also see Section 40-125.951.

.112 When a recipient has held property in excess of eligibility limits, the overpayment shall be calculated as follows:

(a) Determine the period of time in which the recipient held property exceeding the property maximums. (Continued)

(2) Section 44-352.112(a)(2)(QR) shall become inoperative and 44-352.112(a)(2)(SAR) shall become operative in a county on the date that SAR becomes effective in that county pursuant to the County's SAR Declaration.

(QR) The first month that can be determined for this period of excess property is the first month of the QR Payment Quarter following the QR 7 in which the excess property was required to be reported.

(SAR) The first month that can be determined for this period of excess property is the first month of the SAR Payment Period following the SAR 7 or SAWS 2 in which the excess property was required to be reported.

(b) (Continued)

(e) If the county determines that the recipient received aid in "good faith", in accordance with .112(d) above, the amount of the overpayment is the lesser of the amount of excess property calculated in .112(b) above or the total grant paid as calculated in .112(c) above.

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(1) Recipient owned several stocks which fluctuated in value. At the time of her eligibility determination in January the combined value of her property, including stocks, was computed to be \$1,850. She was granted aid of \$100 per month. At her redetermination the following January, her property was investigated in detail. It was found that twice during the prior year her total property value had exceeded the property limit, both times due to fluctuations in stock value. ~~In March, her total property was worth \$2,075 and in July worth \$2,010. Because the overpayment was caused by the same property in both cases, the two ineligible months, although not consecutive, are considered one "period"~~ However, neither occurrence had taken place in a Data Month, so the recipient was not mandated to report this fluctuation in income. There is no overpayment in this situation.

~~The total grant paid for the ineligible months is \$200. The amount by which the excess property exceeded the property limit in the month the property value was the highest is \$75. The overpayment to be recouped is the lesser amount, in this case \$75.~~

(2) Handbook Section 44-352.112(e)(2)(SAR) shall become operative in a county on the date that SAR becomes effective in that county pursuant to the County's SAR Declaration.

(SAR) Recipient is in an August through January SAR Payment Period and receives a \$400 monthly grant. She owns several stocks which fluctuate in value, but have always been reported as worth less than

\$2,000. At the time of her annual redetermination in January, her property is investigated in detail. It is discovered that beginning in April of the previous year, her stocks increased in worth to \$2,500. On her June SAR 7, submitted timely on July 8, she should have reported the increased value of the stocks and the county would have taken action to discontinue the recipient effective July 31, the end of that SAR Payment Period, for being over the property limit. The stocks dropped down in value to \$1,800 in October. The ineligible months are August through October. The county determines that the recipient did not know that she was over the property limits and that she received aid in "good faith."

The total grant paid for the ineligible months is \$1,200. The amount by which the excess property exceeded the property limit in the month the property value was the highest was \$500. The overpayment to be recouped is the lesser amount, in this case, \$500.

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(f) (Continued)

.12 Overpayment due to income or need or circumstances other than excess property.

~~Section 44 352.12(QR) shall become operative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(QR)~~ An overpayment shall be assessed when an AU receives more cash aid than entitled to as a result of not reporting income or circumstances timely, or the county does not act correctly on a recipient report, or the county did not act timely. The county shall redetermine the cash aid the recipient should have received based on the required report and correct county action.

.121 (Continued)

(a) (Continued)

(1) ~~Sections 44 352.121(a)(1)(QR) and (2)(QR) shall become operative in a county on the date QR/PB becomes effective in that county, pursuant to Director's QR/PB Declaration.~~

~~(QR)~~ If a recipient fails to report income timely or the county fails to act correctly or timely on a recipient report, the county shall redetermine the cash aid the recipient should have received based on an accurate report and correct county action. If the recalculation results in an overpayment, the date that the overpayment begins is

the first date that the change would have been made if timely and correct action had been taken based on the complete, timely and accurate recipient report.

- ~~(QR)~~ (2) When recomputing cash aid results in an overpayment, the county shall recreate case circumstances using the correct county processing time frames based on what the recipient should have reported.

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Handbook Section 44-352.121(a)(2)(QR) shall become inoperative and Handbook Section 44-352.121(a)(2)(SAR) shall become operative in a county on the date ~~QR/PB SAR~~ becomes effective in that county, pursuant to ~~Director's QR/PB~~ County's SAR Declaration.

- (QR) In the quarter designated as October/November/December 2004, the county determines through an IEVS match that an AU had income that exceeded the IRT early January 2005 (January 5). (The quarter in which the income was received was January/February/March). The AU is still receiving the same level of income in the current July/August/September 2005 quarter and has never reported the income in a mid-quarter report or on any of the QR 7s that have been submitted. The county determines that the AU should have reported this change by January 15, and should have been discontinued due to financial ineligibility effective January 31. The AU should be discontinued with a 10-day notice and an overpayment would be established beginning February 1 through the month of discontinuance.

- (SAR) In the SAR Payment Period designated as July through December, an AU has no income and is receiving the Maximum Aid Payment amount. On October 10, the county determines through an IEVS match that the AU got income that exceeded the IRT beginning on January 5 of the previous SAR Payment Period. The AU is still receiving the same level of income in the current SAR Payment Period and has never reported the income on a mid-period report or on the SAR 7 that was submitted in June. The county determines that the AU should have reported this change by January 15, and should have had their grant decreased due to the increased income effective January 31. The AU's grant shall be decreased on November 1, with a 10-day notice, and an overpayment would be established for February through October.

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(b) (Continued)

.125 The total overpayment is the sum of all amounts calculated in Section 44-352.124.

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EXAMPLES

<u>Factors</u>		<u>Computations</u>	
	<u>Aid</u> <u>Paid</u>	(.121) Correct <u>Grant</u>	(.125) <u>Overpayment</u>
1. Earned Income		\$1,025	
Reported Income		1,025	
Income Disregard		<u>- 225 112</u>	
Subtotal		800 913	
50% Earned Income Disregard		<u>- 400 457</u>	
Total Net Nonexempt Income		400 456	
MAP for Five	\$980 860	\$ 980 860	
Total Net Nonexempt Income		<u>- 400 456</u>	
Aid Payment	\$980 860	\$ 580 336	
Potential Overpayment (Aid Paid Less Correct Grant)			\$ 980 860 <u>- 580 336</u> \$ 400 524
2. Earned Income		\$ 500	
Reported Income		\$ 500	
Income Disregard		<u>- 225 112</u>	
Subtotal		275 388	
50% Earned Income Disregard		<u>- 138 194</u>	
Total Net Nonexempt Income		137 194	
MAP for Three	\$723 638	\$ 723 638	
Total Net Nonexempt Income		<u>- 137 194</u>	
Aid Payment	\$723 638	586 444	
Overpayment (Aid Paid Less Correct Grant)			\$ 723 638 <u>- 586 444</u> \$ 137 194

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.2 Amount That Can Be Recovered (Continued)

.4 Methods of Recovery (Continued)

.41 Grant Adjustments

Section 44-352.41(QR) shall become inoperative and Section 44-352.41(SAR) shall become operative in a county on the date ~~QR/PB~~ SAR becomes effective in that county, pursuant to the ~~Director's~~ County's SAR Declaration.

(QR) Under QR/PB, recoupment by grant adjustment shall only be initiated at the beginning of a QR Payment Quarter. Grant adjustment shall be discontinued mid-quarter when the debt is paid in full. A new overpayment collection may continue mid-quarter by grant adjustment if the new collection of the overpayment does not decrease aid mid-quarter.

(SAR) Under SAR, recoupment by grant adjustment shall only be initiated at the beginning of a SAR Payment Period. Grant adjustment shall be discontinued mid-period when the debt is paid in full. A new overpayment collection may continue mid-period by grant adjustment if the new collection of the overpayment does not decrease aid mid-period.

.42 (Continued)

Authority cited: Sections 10553, 10554, and 11004(h), Welfare and Institutions Code.

Reference: Sections 10553, 10554, 11004, 11004.1, 11008 (Ch. 270, Stats. 1997), 11017, 11155, 11155.1, 11155.2, 11257, 11265.1, 11265.2, 11450, 11450.5, 11451.5, 11452, 11453, and 11453.2, Welfare and Institutions Code; Darces v. Woods (1984) 35 Cal.3rd 871:201 Cal.Rptr. 807, and Ortega v. Anderson, Case No. 746632-0 (Alameda Superior Court) July 11, 1995.

Repeal Section 44-400 to read:

44-400 REDUCED INCOME SUPPLEMENTAL PAYMENTS

44-400

~~Section 44-400(MR) et seq. shall become inoperative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR) .1 Definitions~~

~~(MR) (a) "Reduced Income Supplemental Payment" means a payment issued to help maintain an AFDC assistance unit during the time it takes for the assistance payment to reflect a change in income. Reduced income supplemental payments are made to assistance units which experience a decrease or termination of reported income, as defined in MPP Section 44-402.22(MR), which leaves the assistance unit needy as a result of the time lag inherent in the retrospective budgeting process. New or increased allowable disregard amounts in the reduced income supplemental payment month may result in eligibility for a reduced income supplemental payment.~~

~~(MR) (b) "Reduced Income Supplemental Payment Month" means the month in which the reduced income supplemental payment is requested and for which eligibility for the reduced income supplemental payment exists.~~

~~(MR) (c) "Net available income" means the actual income, including the retrospectively budgeted grant, available to the assistance unit for living expenses in the Reduced Income Supplemental Payment Month. See Section 44-402.2(MR).~~

~~(MR) .2 General~~

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~~(MR) .21 There is no federal financial participation available for Reduced Income Supplemental Payments.~~

HANDBOOK ENDS HERE

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Section 37 of AB 444 (Chapter 1022, Statutes of 2002).

Repeal Section 44-401 to read:

44-401 ELIGIBILITY FOR A REDUCED INCOME SUPPLEMENTAL PAYMENT 44-401

~~Section 44-401(MR) et seq. shall become inoperative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR) .1 An assistance unit shall not be eligible for a reduced income supplemental payment if the assistance unit's total estimated net nonexempt income for the reduced income supplemental payment month is the same as, or greater than, the total net nonexempt income budgeted from the corresponding budget month.~~

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~~(MR) (See Section 44-113 for computation of net nonexempt income.)~~

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~~.11 Repealed by Manual Letter No. EAS-87-03, effective May 13, 1987.~~

~~(MR) .2 An assistance unit shall be eligible for a reduced income supplemental payment if its estimated net nonexempt income for the reduced income supplemental payment month is lower than its reported net nonexempt income in the corresponding budget month and if the following conditions are met:~~

~~(MR) .21 The assistance unit is eligible for AFDC in the reduced income supplemental payment month or the assistance unit is in a month of suspension resulting from the receipt of income.~~

~~(MR) .22 The estimated net available income for the reduced income supplemental payment month is less than 80 percent of the MAP for the assistance unit.~~

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~~(MR) (See Section 44-402.2(MR) regarding net available income.)~~

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~~(MR) .23 The assistance unit has requested the reduced income supplemental payment in the same month in which eligibility for the reduced income supplemental payment exists. The month in which eligibility exists is the reduced income supplemental payment month.~~

(MR) ~~.231 The assistance unit shall use the AFDC Reduced Income Supplemental Payment Request form (CA 40) to request the reduced income supplemental payment.~~

(MR) ~~.232 The date of receipt of the CA 40 shall be determined as follows:~~

(MR) (a) ~~If the recipient hand-delivers the CA 40 to the CWD, the date the CWD receives the request shall constitute the date the request is made.~~

(MR) (b) ~~If the CA 40 is mailed, the date of postmark shall constitute the date the request is made. When the postmark is illegible and the CWD receives a CA 40 for a reduced income supplemental payment for the current month, the CWD shall presume, in the absence of other evidence, that such request was made during the current month if the CA 40 is dated in the current month. When the postmark is illegible and the CWD receives a CA 40 for the prior month, the CWD shall presume that the recipient made a request during the prior month if the CA 40 is received by the CWD by the second postal delivery day of the current month and the CA 40 is dated in the prior month.~~

(MR) ~~.233 Such a request shall provide the CWD with the following information:~~

(MR) (a) ~~All information necessary for the CWD to estimate the reduced income supplemental payment month's income and circumstances, to the extent that the recipient is able to provide such information.~~

(MR) (b) ~~Adequate verification of the expected drop in income, if available to the recipient; if unavailable, the recipient shall authorize the CWD to obtain verification. Where verification is unobtainable, the CWD may accept the declaration in (c) below in lieu of verification.~~

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(MR) (See Section 40-157.2 for more detail on procedures for gathering evidence.)

#### HANDBOOK ENDS HERE

(MR) (c) ~~A declaration under penalty of perjury that, to the best of the recipient's knowledge, the information provided is true and correct. The Reduced Income Supplemental Payment Request form (CA 40) shall be sufficient for this purpose.~~

(MR) ~~.3 Eligibility for a reduced income supplemental payment shall be determined for each request.~~

~~(MR) .4 No more than one reduced income supplemental payment per month may be granted to an assistance unit even if the actual net available income is lower than estimated. However, if there is an error in the computation of the net available income, the reduced income supplemental payment shall be corrected.~~

~~(MR) .5 If a reduced income supplemental payment is granted in a suspense month because of a significant drop in the family's income, aid payments for the two months following the suspension shall be computed using prospective budgeting.~~

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~~(MR) (See Section 44-315.63.)~~

~~(MR) .51 In these circumstances, a reduced income supplemental payment would not be made in the month following the suspension.~~

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~~(MR) .6 No reduced income supplemental payment shall be made to any assistance unit when such payment would be counted as income under the federal AFDC program.~~

~~(MR) .7 The needs of any person who has been excluded from the assistance unit shall not be considered when computing the reduced income supplemental payment for the remaining eligible members of the assistance unit.~~

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~~(MR) For example, see MPP Section 43-107.47.~~

HANDBOOK ENDS HERE

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Section 37 of AB 444 (Chapter 1022, Statutes of 2002).

Repeal Section 44-402 to read:

44-402 COMPUTATION OF A REDUCED INCOME  
SUPPLEMENTAL PAYMENT

44-402

~~Section 44-401(MR) et seq. shall become inoperative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR) .1 A reduced income supplemental payment shall equal the difference between 80 percent of the AU MAP level minus the family's available net nonexempt income estimated for the reduced income supplemental payment month.~~

~~HANDBOOK BEGINS HERE~~

~~(MR) .11 See Section 44-315.311 for the current 80% of MAP amounts.~~

~~HANDBOOK ENDS HERE~~

~~(MR) .12 When the subtraction of the net available income from 80 percent of the MAP level results in zero or less than zero, there shall be no reduced income supplemental payment.~~

~~(MR) .2 Net available income is determined by adding the retrospectively budgeted grant amount as described in Section 44-402.21(MR) to the estimated other available income, as described in Section 44-402.22(MR).~~

~~(MR) .21 The total grant amount, in accordance with Section 44-315.43, retrospectively budgeted from the budget month to the payment month, that the assistance unit would otherwise receive with the following exceptions:~~

~~(MR) .211 Special needs shall not be considered part of the grant amount for the payment month. This includes recurring special needs, nonrecurring special needs and the pregnancy special need payment.~~

~~(MR) .212 The amount that would otherwise be adjusted to recover an overpayment shall not be considered when considered the amount for the payment month.~~

~~HANDBOOK BEGINS HERE~~

~~(MR) Note: Any overpayment recoupment that was based on retrospectively budgeted income that is not available in the payment month shall be corrected in accordance with MPP Section 44-352.4.~~

~~HANDBOOK ENDS HERE~~

- (MR) ~~.213 Any portion of the grant which represents a child support penalty shall not be considered when computing the grant amount for the payment month.~~
- (MR) ~~.22 The total net nonexempt income estimated to be available in the reduced income supplemental payment month shall be established in accordance with the income definitions in Chapter 44-100 plus the \$50 child/spousal support disregard.~~
- (MR) ~~.3 The ten dollar (\$10) payment limit specified in Section 44-315.5 shall not apply to the reduced income supplemental payments.~~
- (MR) ~~.4 Liquid resources and underpayment adjustments for prior months shall not be considered net available income.~~
- (MR) ~~.5 A reduced income supplemental payment shall not be considered income when calculating the amount of the grant to be paid in future months.~~
- (MR) ~~.6 No overpayment or underpayment shall be assessed against a reduced income supplemental payment which was correctly computed based on the assistance unit's reasonable estimate of expected income and other circumstances for the reduced income supplemental payment month.~~

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- (MR) ~~.7 Example of Reduced Income Supplemental Payment Issuance:~~

~~An AU of two, a mother and one child, nonexempt and residing in Region 1, has a grant of \$188 in January. The mother's hours of employment are reduced effective December 31 of the preceding year. She was receiving \$500 a month but her wages were reduced to \$295 and she expects no additional income in January. She receives \$50 child support disregard per month from the county welfare department for child support received by the county. The mother applies for a RISP on January 8. The county determines that there is a decrease in net nonexempt earned income from November to January.~~

~~Computation:~~

~~Step 1—Computing Total Available Income~~

<del>\$ 295</del>	<del>Estimated earned income in January</del>
<del><u>225</u></del>	<del>Income Disregard</del>
<del>\$ 70</del>	<del>Subtotal</del>
<del><u>35</u></del>	<del>50% Earned Income Disregard</del>
<del>\$ 35</del>	<del>Net Nonexempt Income</del>
<del>+188</del>	<del>Aid in January (before overpayment adjustment, if applicable)</del>
<del>+50</del>	<del>Child Support Disregard received in January</del>
<del><u>35</u></del>	<del>Net nonexempt income</del>

~~\$ 273~~ Total available income in January

~~Step 2—Computing RISP Payment~~

~~\$ 394~~ 80% of AU MAP (\$493) for two [Rounded down]

~~-273~~ Minus Total Available income

~~\$ 121~~ Reduced Income Supplemental Payment

~~HANDBOOK ENDS HERE~~

Authority cited: Sections 10553, 10554, 11450, and 11453, Welfare and Institutions Code.

Reference: Sections 11008, 11017, 11255, 11450, 11450.015, 11450.12, 11450.2, and 11451.5, (Ch. 270, Stats. 1997), Welfare and Institutions Code; Section 37 of AB 444 (Chapter 1022, Statutes of 2002); 45 CFR 237.27; Federal Terms and Conditions for the California Assistance Payments Demonstration Project as approved by the United States Department of Health and Human Services on October 30, 1992; and Letters from the Department of Health and Human Services, Administration for Children and Families, dated February 29, 1996, March 11, 1996, and March 12, 1996.

Repeal Section 44-403 to read:

44-403 CWD RESPONSIBILITIES

44-403

- ~~.1 The CWD shall send the CA 40, AFDC Reduced Income Supplemental Payment Request, to assistance units when one of the following circumstances occurs:~~
- ~~.11 The CA 40 shall be given to any assistance unit which has reported income verbally or in writing. The CA 40 shall be sent monthly to all assistance units which have reported income on the Monthly Eligibility Report and for two months following the month in which the income stops.~~
- ~~.12 The CA 40 shall be given to any recipient upon the recipient's request.~~
- ~~.13 The CA 40 shall be given to any recipient indicating a loss of income. However, if the CWD has already provided the assistance unit with the CA 40 for the month based on income reported on the Monthly Eligibility Report, the CWD is not required to send the recipient another CA 40, unless the recipient so requests.~~

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- ~~.2 The CWD may send the CA 40 to all assistance units.~~

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- ~~.3 The CWD shall inform the recipient that receipt by the CWD of the properly completed CA 40 is necessary before eligibility for a reduced income supplemental payment can be determined and such payment can be issued pursuant to this Chapter.~~
- ~~.4 If the CWD receives an incomplete CA 40 the CWD shall contact the recipient as soon as possible in order to obtain the necessary information and/or verification. The CWD shall employ the principles and methods specified in Section 40-157 in verifying eligibility for a reduced income supplemental payment and afford the recipient the protections specified in Section 19-007.1.~~
- ~~.5 The CWD shall deny the application for a reduced income supplemental payment if the application provided by the assistance unit is incomplete to the extent that the CWD cannot make an eligibility determination and the CWD's effort to obtain the information is unsuccessful.~~
- ~~.6 The CWD shall issue a reduced income supplemental payment within seven working days after the date the request was received if the assistance unit is determined to be eligible for the reduced income supplemental payment. The CWD shall issue a Notice of Action denying a reduced income supplemental payment within seven working days of the date the CWD receives the request if the assistance unit is determined to be ineligible for a~~

~~reduced income supplemental payment. The day the CA 40 is received by the CWD is the date of receipt; the day following the date of receipt is the first day of the seven-day processing period.~~

Amend Section 47-220 to read:

47-220	ELIGIBLE CLIENTS (Continued)	47-220
.3	Other Stage One Clients	Stage One child care shall also be paid for the following individuals:
.31		<del>Section 47-220.31(MR) shall become inoperative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration. Reserved</del>
(MR)	<del>Clients During a Suspense Month</del>	<del>Stage One clients who experience a period of temporary ineligibility for a cash grant that is not longer than one month, as long as they are participating in county approved activities, or are employed;</del>
.32	Clients During Penalty/Sanction Months	(Continued)

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: 42 U.S.C. 601 et seq., 42 U.S.C. 607(c)(1)(B)(ii); 42 U.S.C. 609(a)(3); 42 U.S.C. 9858i(a)(2)(A); 42 U.S.C. 9801 Note (b)(4); Sections 8263, 8350.5, 8351(c), 8353, 8354 and 8357, Education Code; Sections 10540, 10544, 11265.2, 11266.5, 11320.3, 11322.8, 11323.2 and 11323.8, Welfare and Institutions Code.

Amend Section 47-320 to read:

47-320 INFORMATION COLLECTION (Continued) 47-320

.2 Client Responsibility The following information shall be provided by the client: (Continued)

~~.27 Section 47-320.27(MR) shall become inoperative and Sections 47-320.27(QR) and .28(QR) shall become operative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR) Change in Family Size or Income Information about changes in family size and composition or changes in family income.~~

~~(QR) Change in Family Size and Composition Information about changes in family size and composition when an absent parent of a child receiving child care moves into the home or another child moves into the home, including newborns; or~~

~~(QR) .28 Change in Family Income Information about changes in income that result in the family income reaching or exceeding the family fee thresholds provided in the Family Fee Schedule established by the Superintendent of Public Instruction pursuant to Education Code Section 8263. (See Handbook Section 47-401.8). Information about changes in income that reduce or eliminate the family fee shall also be reported.~~

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: 42 U.S.C. 9858i(a)(2)(A) and (a)(2)(E); 45 CFR 98.20(a)(1)(ii); 45 CFR 98.71(a) and (b); Sections 8208.1, 8263, 8352 and 8357, Education Code; Sections 11054 and 11323.2, Welfare and Institutions Code.

Amend Section 48-001 to read:

48-001 COUNTY DEPARTMENT RESPONSIBILITY FOR RECORDS 48-001

.1 The county shall maintain a record for each applicant and recipient which identifies each individual and family, their address and household composition for ~~AFDC~~ CalWORKs. The record shall identify each child and his/her parents, their address and household composition. (See Section 20-005 on record requirements for fraud cases.) The record shall also include:

.11 Records - Eligibility and Grant

.111 The appropriate Form ~~CA-2~~ SAWS 2 completed by or on behalf of the applicant. (Continued)

.114 Section 48-001.114(~~MR QR~~) shall become inoperative and Section 48-001.114 (~~QR SAR~~) shall become operative in a county on the date ~~QR/PB SAR~~ becomes effective in that county, pursuant to the ~~Director's QR/PB County's SAR~~ Declaration.

~~(MR)~~ ~~The basis for county action granting, denying, changing, suspending, delaying, cancelling, or discontinuing aid.~~

(QR) The basis for county action granting, denying, changing, not changing following a recipient mid-quarter report, delaying, cancelling, or discontinuing aid.

(SAR) The basis for county action granting, denying, changing, not changing following a recipient mid-period report, delaying, cancelling, or discontinuing aid.

.115 (Continued)

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 11265.3, Welfare and Institutions Code.

Amend Section 80-301 to read:

80-301 DEFINITIONS

80-301

The following definitions apply to the regulations in Divisions 40 through 50 and 80 through 90.

- (a) (1) Aid Payment "Aid Payment" means any payment made to an AU.
- (2) Aid to Families with Dependent Children "AFDC" means the financial aid program for needy children and their parents or caretaker relatives when the children lack parental support and care. This term refers to the program in general, regardless of source of funding. As of 1996, cash aid/welfare operates under Temporary Assistance to Needy Families (TANF), rather than AFDC. TANF in California is called California Work Opportunity and Responsibility to Kids (CalWORKs), and became effective on January 1, 1998.
- (3) Aid to Families with Dependent Children - Foster Care (AFDC-FC) "AFDC-FC" means the part of the AFDC program which provides aid to children in Foster Care. (Note: Even though AFDC is no longer the operating cash aid/welfare system, Foster Care still operates as part of the AFDC program.)
- ~~(4) Aid to Families with Dependent Children - Family Group (AFDC-FG)~~ "~~AFDC-FG~~" means the part of the AFDC program which provides aid to children deprived parental support due to absence, death or incapacity.
- ~~(5) Aid to Families with Dependent Children - Unemployed Parent (AFDC-U)~~ "~~AFDC-U~~" means the part of the AFDC program which provides aid to children deprived of parental support due to the unemployment of the principal earner.
- (64) Alternatively Sentenced Parent (ASP) (Continued)
- (75) Applicant (Continued)
- (86) Applicant Child (Continued)



same time that AFDC was replaced with TANF in 1996.) (Continued)

(3) Grant Adjust

"Grant Adjust" means to regain ~~AFDC~~ TANF funds which were overpaid to an AU by reducing the aid payment.

(h) (Continued)

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(i) (1) Immediate Need Payment

"Immediate Need Payment" means an aid payment made in advance of a completed determination of eligibility for ~~AFDC~~ CalWORKs when specific criteria are met.

(2) (Continued)

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(j) (Continued)

(m) (2)

Section 80-301(m)(2)(QR) shall become inoperative and Section 80-301(m)(2)(SAR) shall become operative in a county on the date ~~QR/PB SAR~~ becomes effective in that county, pursuant to the ~~Director's QR/PB~~ County's SAR Declaration.

(QR) Mandatory Recipient Reports

"Mandatory Recipient Reports" means mid-quarter reports that recipients are required to make within ten days of occurrence to the county pursuant to Section 44-316.32(QR).

(SAR) Mandatory Mid-Period Reports

"Mandatory Mid-Period Reports" means mid-period reports that recipients are required to make within ten days of occurrence to the county pursuant to Section 44-316.32(SAR).

(3) (Continued)

(4)

Section 80-301(m)(4)(QR) shall become inoperative and Section 80-301(m)(4)(SAR) shall become operative in a county on the date ~~QR/PB SAR~~ becomes effective in that county,

pursuant to the ~~Director's QR/PB~~ County's SAR Declaration.

(QR) Mid-Quarter Reports

"Mid-Quarter Reports" means any change reported during the QR Payment Quarter outside of the QR 7 report process.

(SAR) Mid-Period Reports

"Mid-Period Reports" means any change reported during the SAR Payment Period outside of the SAR 7 or SAWS 2 reporting process.

(5) (Continued)

(r) (1) Recipient

"Recipient" means a person who is receiving ~~AFDC~~ CalWORKs.

(A)

(Continued)

2.

the county signs authorization documents to approve the application for ~~AFDC~~ CalWORKs.

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(B)

An applicant who has been approved for an immediate need and/or homeless assistance payment based on his/her apparent eligibility is not considered to be a recipient, as specified in Section 40-129. In these cases, the county has not signed authorization documents to approve the ~~AFDC~~ CalWORKs application.

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(2) (Continued)

(s) (3)

Section 80-301(s)(3)(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

(SAR) Semi-Annual Report

Under the SAR reporting system, a semi-annual eligibility report is due every six months: one SAR 7 and one SAWS 2 per year. A SAR 7 is due in the sixth (6th) month of the SAR Payment Period after the application or annual

redetermination of eligibility (SAWS 2) is completed.

(4) Section 80-301(s)(4)(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

(SAR) Semi-Annual Reporting (SAR)

SAR is the reporting system that will replace Quarterly Reporting in counties in between April and October of 2013. Under SAR, in addition to certain mandatory mid-period reports, recipients will only have to submit an eligibility report every six months (one SAWS 2 and one SAR 7 per year).

(35) Senior Parent (Continued)

(46) Sibling (Continued)

(57) Sponsored Noncitizen (Continued)

(68) California Department of Social Services (CDSS) "CDSS" means the state department which supervises the counties in the administration of the ~~AFDC~~ CalWORKs program. Also referred to as DSS or the Department.

(79) Statement of Facts "Statement of Facts" means the ~~CA 8 (Rev. 2/84), CA 8A (Rev. 10/89), CA 20 (Rev. 4/88), CA 22 (Rev. 10/85), CA 23 (Rev. 1/85), CA 24 (Rev. 1/85), JA2 (Rev. 4/90) or CW 8 (Rev. 3/13), CW 8A (Rev. 4/13), SAR 22 (Rev. 3/13), SAR 23 (Rev. 3/13), CW 42 (Rev. 11/06) or the SAWS 2 (Rev. Pending 4/13)~~ are the state required forms used to collect the information necessary to determine a family's eligibility. See Section 80-310 for title and definition of forms.

(810) Statewide Fingerprint Imaging System (SFIS) (Continued)

(911) Stepparent (Continued)

(102) Strike (Continued)

(113)	Striker	(Continued)
(124)	Supplemental Security Income/State Supplementary Program	(Continued)
(v)	(1)	Section 80-301(v)(1)(QR) shall become <u>inoperative</u> and Section 80-301(v)(1)(SAR) shall <u>become</u> operative in a county on the date <del>QR/PB</del> <u>SAR</u> becomes effective in that county, pursuant to the <del>Director's—QR/PB</del> <u>County's SAR</u> Declaration.
(QR)	Voluntary Recipient Reports	"Voluntary Recipient Reports" means mid-quarter reports that recipients may make to the county pursuant to Section 44-316.31(QR).
(SAR)	<u>Voluntary Recipient Reports</u>	<u>"Voluntary Recipient Reports" means mid-period reports that recipients may make to the county pursuant to Section 44-316.31(SAR).</u>
(w)	(Continued)	

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

Reference: Sections 10054, 10058, 10063, 10553, 10554, 10604, 10830, 11008.13, 11008.14, 11023.5, 11051, 11054, 11201, 11203, 11250, 11250.4, 11265.2, 11265.3, 11266, 11269, 11320, 11400, 11450, 11486, 16501.1, and 16507, Welfare and Institutions Code; Sections 297, 297.5, 298.5, and 299.2, Family Code; 8 CFR 213a. and 299; 45 CFR 201.3, 206.10, 224.51, 232.12, 233.10, 233.106, 233.20, 233.51, 233.60, 233.90, 237.50, 255, and 266.10; 42 USC 402(a)(6) and 606(a); and SSA-AT-86-01; Federal Register, Vol. 75, No. 19, dated January 29, 2010, pages 4928 and 4929 [7 CFR 273.12(a)(1)(vii)].

TERM	PREVIOUS CITE	REFERENCE
<del>Aid to Families With Dependent Children (AFDC)</del>	<del>40-103.84</del>	<del>45 CFR 201.3 and Sections 10553 and 10554, Welfare and Institutions Code.</del>
<del>Aid to Families With Dependent Children—Foster Care (AFDC-FC)</del>	<del>40-103.843</del>	<del>Sections 10553, 10554, and 11400(a), Welfare and Institutions Code.</del>
Aid to Families	40-103.841	Section 11250, Welfare and Institutions Code.

<del>With Dependent Children—Family Group (AFDC-FG)</del>		
<del>Aid to Families With Dependent Children—Unemployed Parent (AFDC-U)</del>	<del>40-103.842</del>	<del>Section 11201, Welfare and Institutions Code.</del>
<del>Aid Payment</del>	<del>N/A</del>	
<del>Alternatively Sentenced Parent (ASP)</del>	<del>N/A</del>	<del>45 CFR 233.90(e)(1)(iii).</del>
<del>Applicant</del>	<del>40-103.5</del>	<del>45 CFR 206.10 and Sections 11023.5 and 11051 Welfare and Institutions Code.</del>
<del>Applicant Child</del>	<del>N/A</del>	<del>45 CFR 206.10 and Sections 10553 and 10554, Welfare and Institutions Code.</del>
<del>Assistance Unit</del>	<del>N/A</del>	<del>45 CFR 233.90, 42 USCA(a)(38), and SSA AT 86-01.</del>
<del>Beginning Date of Aid</del>	<del>N/A</del>	<del>Section 11266, Welfare and Institutions Code.</del>
<del>California Domestic Partner</del>	<del>N/A</del>	<del>Sections 297, 297.5, 298.5 and 299.2, Family Code.</del>
<del>Caretaker Relative</del>	<del>N/A</del>	<del>42 USCA 606(a), 45 CFR 233.90(e)(1)(v), and Section 11203, Welfare and Institutions Code.</del>
<del>Child</del>	<del>N/A</del>	<del>45 CFR 233.90(e)(1)(i).</del>
<del>Collect</del>	<del>N/A</del>	
<del>County</del>	<del>40-103.7</del>	<del>Section 10058, Welfare and Institutions Code.</del>
<del>County-Initiated Actions</del>	<del>N/A</del>	<del>Section 11265.2, Welfare and Institutions Code.</del>
<del>Date of Application</del>	<del>N/A</del>	<del>45 CFR 206.10(b)(3).</del>
<del>Eligible Child</del>	<del>44-203.11</del>	<del>45 CFR 233.90(e)(1)(i) and Section 11203, Welfare and Institutions Code.</del>
<del>Essential Person (EP)</del>	<del>N/A</del>	<del>45 CFR 233.20(a)(2)(vi) and 45 CFR 237.50(e).</del>
<del>Filing Unit</del>	<del>N/A</del>	<del>45 CFR 206.10(a)(1)(vii).</del>

GAIN	N/A	<del>45 CFR 255 and Section 11320, Welfare and Institutions Code.</del>
GED	N/A	<del>Sections 10553 and 10554, Welfare and Institutions Code.</del>
Grant Adjust	N/A	
Half Sibling	N/A	<del>45 CFR 206.10(a)(1)(vii) and 45 CFR 233.90(e)(1)(v).</del>
Immediate Need Payment	N/A	<del>Section 11266, Welfare and Institutions Code.</del>
Intentional Program Violation (IPV)	N/A	<del>Sections 10063 and 11486, Welfare and Institutions Code.</del>
Mandatory Inclusion	N/A	<del>45 CFR 226.10(a)(1)(viii), and Sections 10553 and 10554, Welfare and Institutions Code.</del>
Mandatory Recipient Reports	N/A	<del>Section 11265.3, Welfare and Institutions Code.</del>
Medical Verification of Pregnancy	44-205.642	<del>45 CFR 233.90(e)(2)(iv) and Sections 10553 and 11450, Welfare and Institutions Code.</del>
Mid-Quarter Reports	N/A	<del>Section 11265.3, Welfare and Institutions Code.</del>
Minor Parent	43-103.2 44-133.711	<del>45 CFR 233.20(a)(3)(xviii) and Section 11008.14, Welfare and Institutions Code.</del>
Optional Persons	N/A	<del>45 CFR 233.20(a)(2)(vi) and 45 CFR 237.50(e).</del>
Otherwise Eligible	N/A	<del>Sections 10553, 10554, and 10604, Welfare and Institutions Code.</del>
Parent	41-403.1	<del>45 CFR 237.50(b)(3)(ii) and Section 11203, Welfare and Institutions Code.</del>
Pregnant Woman	44-205.6	<del>45 CFR 233.90(e)(2)(iv) and Section 11008.14, Welfare and Institutions Code.</del>
Public Hospital	42-503.51	<del>45 CFR 233.60(b)(3) and (5) and Section 11269, Welfare and Institutions Code.</del>
Recipient	40-189.11	<del>45 CFR 233.10(a)(1) and Section 11450, Welfare and Institutions Code.</del>
Recover	N/A	

Reunification Cases	N/A	<del>45 CFR 233.20 and Sections 10553, 10554, and 11203, Welfare and Institutions Code.</del>
Reunification Parents	N/A	<del>45 CFR 233.20 and Sections 10553, 10554, and 11203, Welfare and Institutions Code.</del>
Reunification Plan	N/A	<del>45 CFR 233.20 and Sections 10553, 10554, 11203, 16501.1, and 16507, Welfare and Institutions Code.</del>
Reunification Services	N/A	<del>45 CFR 233.20 and Sections 10553, 10554 and 11203, Welfare and Institutions Code.</del>
Sanction	N/A	<del>45 CFR 224.51 and 45 CFR 232.12(d)(1).</del>
Second Parent	N/A	<del>Sections 10553 and 10554, Welfare and Institutions Code.</del>
Senior Parent	N/A	<del>45 CFR 233.20 and Sections 10553 and 10554, Welfare and Institutions Code.</del>
Sibling	N/A	<del>Sections 10553 and 10554, Welfare and Institutions Code.</del>
Sponsored Noncitizen	43-119.1	<del>8 CFR 213a. and 299, 45 CFR 233.20(a)(3)(xv) and 45 CFR 233.51 and Section 11008.13, Welfare and Institutions Code.</del>
State Department of Social Services (SDSS)	N/A	<del>Section 10054, Welfare and Institutions Code.</del>
Statewide Fingerprint Imaging System (SFIS)	N/A	<del>42 USC 402(a)(6) and Section 10830, Welfare and Institutions Code.</del>
Statement of Facts	N/A	<del>Sections 10553, 10554, and 11054, Welfare and Institutions Code.</del>
Stepparent	43-103.3	<del>45 CFR 233.20(a)(3)(xiv); Section 11008.14, Welfare and Institutions Code; and Sections 297 and 297.5, Family Code.</del>
Strike	41-701.21	<del>45 CFR 233.106 and Section 11250.4, Welfare and Institutions Code.</del>
Striker	41-701.23	<del>45 CFR 233.106 and Section 11250.4, Welfare and Institutions Code.</del>
SSI/SSP Child	N/A	<del>45 CFR 233.90.</del>
Voluntary Recipient Reports	N/A	<del>Section 11265.3, Welfare and Institutions Code.</del>

Amend Section 80-310 to read:

80-310 DEFINITIONS – FORMS

80-310

The following forms apply to the regulations in Divisions 40 through 50 and 80 through 89. (Continued)

~~(c)(13)~~ (1) CCP 1

(Continued)

~~(14)~~ (2) CCP 4

(Continued)

~~(15)~~ (3) CCP 6

(Continued)

~~(4)~~ (4) CA CW 2.1 NA

The "Child/Spousal and Medical Support Notice and Agreement" (Rev. ~~12/89~~ 8/04) is used to inform the applicant of his/her responsibility to participate in the support enforcement process and of his/her right to claim exemption from participation. This form replaces the CA 2.1 NA.

~~(2)~~ (5) CA CW 2.1 (Q)

The "Support Questionnaire" (Rev. ~~2/91~~ 7/01) is used to collect information about the absent parent. This form replaces the CA 2.1 Q.

~~(3)~~ (6) CA CW 8

The "Statement of Facts for Additional Persons" (Rev. ~~2/84~~ 3/13) is used to collect the information necessary to determine eligibility when adding a person to an existing CalWORKs case. This form replaces the CA 8.

~~(4)~~ (7) CA CW 8A

The "Statement of Facts to Add a Child Under 16 Years" (Rev. ~~10/89~~ 4/13) is used to collect the information necessary to determine eligibility when adding a child under 16 to an existing CalWORKs case. This form replaces the CA 8A.

~~(5)~~ (8) CA CW 13

The "Caretaker Relative Agreement" (Rev. ~~10/86~~ 9/02) is used to designate the caretaker relative as agreed by two persons who live in separate homes when both could qualify as the caretaker relative of a child. This form replaces the CA 13.

~~(6)~~ CA 20

~~The "Statement of Facts Supporting Eligibility for Assistance Redetermination" (Rev. 8/90) is~~

~~used to collect the information necessary to determine eligibility at the time of the annual redetermination.~~

~~(7)~~

~~Section 80-310(c)(7)(MR) shall become inoperative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR)~~ CA 22

~~The "Alien Sponsor's Statement of Facts Regarding Income and Resources (Supplemental Application for Food Stamps and AFDC)" (Rev. 10/85) is the form used to collect the information about the alien sponsor necessary to determine the eligibility of an applicant who is a sponsored alien.~~

~~(QR)(8)(9)~~ CA CW 23

Section 80-310(c)(9)(QR) shall become inoperative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

The "Senior Parent(s)/Legal Guardian(s) Statement of Facts" (Supplement to CA 2, Rev. 1/89 3/00) is used to collect information about the senior parent/legal guardian's income to determine a minor parent's eligibility. This form replaces the CA 23. Once SAR is implemented, the CW 23 will be replaced with the SAR 23.

~~(9)~~ CA 24

~~The "Sponsoring Agency or Organization's Statement of Facts Regarding Ability to Meet the Alien's Needs" (Rev. 1/85) is used to collect the necessary information to determine the eligibility of an alien who is sponsored by an agency or organization.~~

~~(SAR)~~ (10)CW 25A

Section 80-310(c)(10)(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

The "Payee Agreement For Minor Parent" (Rev. 2/13) is used in minor parent cases to delegate an adult payee. This form will replace the QR 25A once SAR is implemented in each county.

(SAR) (11) CW 29

Section 80-310(c)(11)(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

The "Applicant Test" (Rev. 1/13) is used to determine if the applicant is eligible for Cash Aid. This form will replace the QR 29 once SAR is implemented in each county.

(SAR) (12) CW 30

Section 80-310(c)(12)(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

The "CalWORKs Budget Worksheet" (Rev. 4/13) is used to determine the aid payment amount for the AU. This form replaces the QR 30.

(10) (13) CA CW 42

The "Statement of Facts for Homeless Assistance (Rev. ~~1/96~~ 11/06)" is used to gather information to determine eligibility for non-recurring special need for homeless assistance. This form replaces the CA 42.

(11) (14) CA CW 371

The "Referral to ~~District Attorney~~ Local Child Support Agency" (Rev. ~~3/93~~ 7/01) is used to refer cases to the ~~District Attorney~~ Local Child Support Agency for child support enforcement purposes. This form replaces the CA 371.

(SAR) (15) CW 2103

Section 80-310(c)(14)(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

The "Reminder for Teens Turning 18 Years Old" (Rev. 2/13) is used to inform recipient children who will be turning 18 within 60 days of the requirements for continued eligibility. This form will replace the QR 2103 once SAR is implemented in each county.

- (12) ~~Section 80-310(e)(12)(MR) shall become inoperative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~
- ~~(MR)~~ ~~CW-7~~ The "Monthly Eligibility Report" (Rev. 7/00) is used to collect information for cash aid and food stamps. The CW-7 replaces the CA-7.
- (d) (Continued)
- (j) ~~(1) JA-2 (Reserved)~~ The "Statement of Facts—Cash Aid and Food Stamps" (Rev. 4/90) is used to collect the information necessary to determine eligibility at the time of application and redetermination. This form replaces the CA-2.
- (k) through (p) (Reserved)
- (q) Sections 80-310(q)(1)(QR) through (11)(QR) shall become inoperative in a county on the date QR/PB SAR becomes effective in that county, pursuant to the Director's QR/PB County's SAR Declaration.
- (QR) (1) QR 2 The "Reporting Changes for Your Cash Aid Assistance Unit and Food Stamp Households" (Rev. ~~4/03~~ 6/04) may be used to inform the recipient of their Income Reporting Threshold (IRT) and reporting responsibilities.
- (QR) (2) QR 3 The "Mid-Quarter Status Report" (Rev. ~~4/03~~ 7/06) may be used by recipients to report mandatory and/or voluntary mid-quarter changes in writing. Clients are not mandated to use this form and counties shall also accept mid-quarter reports that are submitted in a manner other than on the QR 3.
- (QR) (3) QR 7 The "Quarterly Eligibility/Status Report" (Rev. ~~4/03~~ 12/08) is used to collect information to determine eligibility and benefits for cash aid and food stamps. The QR 7 comes with an addendum that lists examples of income and expenses and the penalties for fraud.

- (QR) (4) QR 7A
- The "How to Fill Out Your QR 7 Quarterly Eligibility/Status Report" (Rev. ~~4/03~~ 8/09) instructs recipients on how to fill out the Quarterly Report (QR 7). The QR 7A shall be given to applicants at the time of application and to recipients at each annual redetermination. The form shall also be made available anytime the client requests it.
- (QR) (a) QR 7 Addendum
- The "Instructions and Penalties for the Eligibility/Status Report" (Rev. 12/08) is used to help recipients fill out the QR 7 by giving them examples of types of income, property, housing costs and expenses. This form also informs recipients of the penalties for cash aid and food stamp (CalFresh) fraud.
- (QR) (5) QR 22
- The "Sponsor's Statement of Facts Income and Resources (Supplemental Application For Food Stamps And Cash Aid)" (Rev. ~~7/04~~ 12/06) is used to collect necessary information about a noncitizen's sponsor for determining eligibility for the noncitizen.
- (QR) (6) QR 25A
- The "Payee Agreement For Minor Parent" (Rev. 5/04) is used in minor parent cases to delegate an adult payee.
- (QR) (7) QR 29
- The "Applicant Test" (Rev. 5/04) is used to determine if the applicant is eligible for Cash Aid.
- (QR) (8) QR 30
- The "CalWORKs Budget Worksheet" (Rev. ~~6/04~~ 9/11) is used to determine the aid payment amount for the AU.
- (QR) (9) QR 72
- The "Sponsor's Quarterly Income and Resources Report" (Rev. ~~5/04~~ 12/06) is used to gather necessary information each quarter from a noncitizen's sponsor that is used to determine continuing eligibility and grant level for the noncitizen.
- (QR) (10) QR 73
- The "Senior Parent Quarterly Income Report" (Rev. 6/04) is used to collect necessary information from the senior parent to determine

continuing eligibility and grant levels for the minor parent.

(QR) (11) QR 2103

The "Reminder for Teens Turning 18 Years Old" (Rev. ~~10/03~~ 11/11) is used to inform recipient children who will be turning 18 within 60 days of the requirements for continued eligibility.

(r) (Reserved)

(s)

Sections 80-310(s)(1)(SAR) through (s)(10)(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

(SAR) (1) SAR 2

The "Reporting Changes for Your Cash Aid Assistance Unit and CalFresh Households" (Rev. 10/12) may be used to inform the recipient of their Income Reporting Threshold (IRT) and reporting responsibilities. This form replaces the QR 2.

(SAR) (2) SAR 3

The "Mid-Period Status Report" (Rev. 4/13) may be used by recipients to report mandatory and/or voluntary mid-period changes in writing. Clients are not mandated to use this form and counties shall also accept mid-period reports that are submitted in a manner other than on the SAR 3. This form replaces the QR 3.

(SAR) (3) SAR 7

The "Semi-Annual Eligibility/Status Report" (Rev. 1/13) is used to collect information to determine eligibility and benefits for cash aid and CalFresh in the six month period in which the SAWS 2 is not due. The SAR 7 comes with an addendum that lists examples of income and expenses and the penalties for fraud. This form replaces the QR 7.

(SAR) (4) SAR 7A

The "How to Fill Out Your SAR 7 Semi-Annual Eligibility/Status Report" (Rev. 10/12) instructs recipients on how to fill out the Semi-Annual Report (SAR 7). The SAR 7A shall be given to applicants at the time of application and mailed to recipients along with their SAR 7 report. The

form shall also be made available anytime the client requests it. This form replaces the QR 7A.

(SAR) (5) SAR 7 Addendum

The "Instructions and Penalties for the Eligibility/Status Report" (Rev. 4/13) is used to help recipients fill out the SAR 7 by giving them examples of types of income, property, housing costs and expenses. This form also informs recipients of the penalties for cash aid and CalFresh fraud. This form replaces the QR 7 Addendum.

(SAR) (6) SAR 22

The "Sponsor's Statement of Facts Income and Resources (Supplemental Application For CalFresh And Cash Aid)" (Rev. 3/13) is used to collect necessary information about a noncitizen's sponsor for determining eligibility for the noncitizen. The SAR 22 must be completed in addition to the SAWS 2 when a recipient is a sponsored non-citizen. This form replaces the QR 22.

(SAR) (7) SAR 23

The "Senior Parent(s)/Legal Guardian(s) Statement of Facts" (Rev.3/13) is used to collect information about the senior parent/legal guardian's income to determine a minor parent's eligibility. This form replaces the CW 23.

(SAR) (8) SAR 72

The "Sponsor's Semi-Annual Income and Resources Report" (Rev. 3/13) is used to gather necessary information during the semi-annual period in which a SAWS 2 is not due from a noncitizen's sponsor that is used to determine continuing eligibility and grant level for the noncitizen.

(SAR) (9) SAR 73

The "Senior Parent Semi-Annual Income Report" (Rev. 3/13) is used to collect necessary information during the semi-annual period in which a SAWS 2 is not due from the senior parent to determine continuing eligibility and grant levels for the minor parent.

(+) (10)SAWS 1

The "Application for Cash Aid, Food Stamps and/or ~~Medical~~—Assistance Medi-Cal/State CMSP" (Rev. ~~9/90~~ 12/06) is used to request

public assistance, including ~~AFDC~~ CalWORKs, CalFresh (previously Food Stamps), and Medical Assistance.

~~(2)~~ (11)SAWS 2

The "Statement of Facts for Cash Aid, ~~Food Stamps and Medical Assistance~~ CalFresh and Medi-Cal/34-County Medical Services Program (CMSP)" (Rev. ~~4/91~~ 4/13) is used as a multipurpose form to gather information necessary to determine eligibility for ~~Food Stamps, AFDC CalWORKs, CalFresh, and Medi-Cal.~~ The SAWS 2 is also used at one-year intervals to redetermine eligibility and determine benefit amounts for the upcoming payment period.

~~(3)~~ (12)

Section 80-310(s)~~(311)~~(QR) shall become inoperative and Section 80-310(s)(11)(SAR) shall become operative in a county on the date ~~QR/PB SAR~~ becomes effective in that county, pursuant to the ~~Director's QR/PB~~ County's SAR Declaration.

(QR) SAWS 2A-QR

The "Rights, Responsibilities and Other Important Information" (Rev. ~~8/03~~ 9/11) is used to inform applicants and recipients of their rights and responsibilities.

(SAR) SAWS 2A SAR

The "Rights, Responsibilities and Other Important Information" (Rev. 4/13) is used to inform applicants and recipients of their rights and responsibilities.

~~(4)~~ ~~SAWS 7~~

~~The "Monthly Eligibility/Status Report" (Rev. 1/93) is used in place of the CA 7 and is mandatory in fully automated SAWS counties and optional in all other counties.~~

~~(5)~~ (13)SCC 6

(Continued)

~~(6)~~ (14)SOC 158A

(Continued)

~~(7)~~ (15)SOC 809

(Continued)

(t) (1) TEMP 2189

(Continued)

(5) Section 80-310(t)(5)(QR) shall become inoperative and Section 80-310(t)(5)(SAR) shall become operative in a county on the date ~~QR/PB SAR~~ becomes effective in that county, pursuant to the ~~Director's QR/PB~~ County's SAR Declaration.

(QR) TEMP QR 1 The "New Reporting Requirements for CalWORKs and Food Stamp Recipients" (Rev. 8/03) is a mass informing notice sent to recipients on a monthly basis for a period of three months before and three months after implementation of QR/PB. The informing notice shall be given to applicants who apply during the reporting transition. This notice explains the change from monthly reporting to quarterly reporting.

(SAR) TEMP SAR 1 The "New Reporting Requirements for CalWORKs and CalFresh Recipients" (Rev. 10/12) is a mass informing notice sent to recipients prior to the implementation of SAR. The informing notice shall be given to applicants who apply during the reporting transition. This notice explains the change from quarterly reporting to semi-annual reporting.

(6) TLR 1 (Continued)

(u) through (z) (Reserved)

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

Reference: 45 CFR 206.10(a)(8); Sections 10553, 10950, 11054, 11265.1, 11265.2, 11265.3, 11450(b), 12300, 12300.2, 12304, 12304.5, and 14132.95, Welfare and Institutions Code; Judgment Re: Tyler v. Anderson, Sacramento Superior Court Case No. 376230, dated January 22, 1999; 8 USC Section 1631; and 1798.17, Civil Code.

Amend Section 82-612 to read:

82-612      UNEMPLOYMENT INSURANCE BENEFITS (UIB) (Continued)      82-612

.3      Date of Discontinuance      Section 82-612.3(~~MR~~ QR) shall become inoperative and Section 82-612.3(~~QR~~ SAR) shall become operative in a county on the date ~~QR/PB SAR~~ becomes effective in that county, pursuant to the ~~Director's QR/PB County's SAR~~ Declaration.

~~(MR)~~      ~~The county shall discontinue the AU on the last day of the month in which a person who is required to apply for or accept UIB fails to do so, or fails to meet one of the eligibility conditions in Section 82-612.7.~~

(QR)      The county shall discontinue the AU at the end of the QR Payment Quarter in which a person who is required to apply for or accept UIB fails to do so, or fails to meet one of the eligibility conditions in Section 82-612.7.

(SAR)      The county shall discontinue the AU at the end of the SAR Payment Period in which a person who is required to apply for or accept UIB fails to do so, or fails to meet one of the eligibility conditions in Section 82-612.7.

.4      Reestablish UIB Eligibility      (Continued)

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 11265.2 and 11270, Welfare and Institutions Code and 45 CFR 233.20(a)(3)(ix).

Amend Section 82-812 to read:

82-812      TEMPORARY ABSENCE (Continued)      82-812

.6      Exceptions to One Full Calendar  
Month Time Limitation

Exceptions include: (Continued)

.68

Children Receiving Out-of-Home Care  
(Continued)

.687

The following are eligibility and reporting requirements that will apply to the family reunification parent.

(a)

Section 82-812.687(a)(~~MR~~ QR) shall become inoperative and Section 82-812.687(a)(~~QR~~ SAR) shall become operative in a county on the date ~~QR/PB~~ SAR becomes effective in that county, pursuant to the ~~Director's QR/PB~~ County's SAR Declaration.

~~(MR)~~

~~Monthly eligibility reporting requirements for reunification cases are set forth in Section 40-181.223(MR).~~

(QR)

Quarterly eligibility reporting requirements for reunification cases are set forth in Section 40-181.223(QR).

(SAR)

Semi-Annual eligibility reporting requirements for reunification cases are set forth in Section 40-181.223(SAR).

(b)

(Continued)

(e)

Pursuant to Section 42-711.512 and Section 42-721.413, reunification parents who are in a ~~WTW~~ sSanction, are not precluded from receiving CalWORKs reunification services.  
(Continued)

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code.

Reference: Sections 11203, 11269, 11323.4, 11327.5(d), and 11454, Welfare and Institutions Code; and 42 USC 608(a)(10).

Amend Section 82-820 to read:

82-820 INCLUDED PERSONS

82-820

.1 Assistance Unit

~~Section 82-820.1(MR) shall become inoperative and Section 82-820.1(QR) shall become operative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR)~~

~~An AU shall be established when all eligibility factors have been determined.~~

~~(QR)~~

An AU shall be established when all eligibility factors have been met and aid has been authorized.

.2 Minimum Requirements

An AU shall have at least one of the following:  
(Continued)

.24 Relative of ~~GAIN~~ WTW  
Sanctioned Child

A relative of a child who is sanctioned by ~~GAIN~~ WTW.

.3 Mandatory Inclusion

Section 82-820.3~~(MR)~~ (QR) shall become inoperative and Section 82-820.3~~(QR)~~ (SAR) shall become operative in a county on the date that ~~QR/PB~~ SAR becomes effective in that county, pursuant to the ~~Director's QR/PB~~ County's SAR Declaration.

~~(MR)~~

~~The AU shall include the following persons when living in the same home and eligible:~~

(QR)

The AU shall include the following persons when living in the same home and eligible at the time of initial family application (see Section 44-317) or at the beginning of the QR Payment Quarter following the mandatory reporting of the individual on the QR 7 (see Section 44-318):

(SAR)

The AU shall include the following persons when living in the same home and eligible at the time of initial family application (see Section 44-317) or at the beginning of the SAR Payment Period following the mandatory reporting of the

individual on the SAR 7 or SAWS 2 (see Section 44-318):

.31 Applicant Child

(Continued)

.5 Penalty

The county shall deny the application or discontinue ~~AFDC~~ CalWORKs when a mandatorily included person refuses to be included.

[Previous Cites: 44-205.1, 44-205.4 and 44-205.51]

Authority cited: Sections 10553, 10554, 10604, and 11369, Welfare and Institutions Code.

Reference: 42 USCA 606; 45 CFR 206.10(a)(1); 45 CFR 233.10(a)(1), (a)(1)(iv) and (vii); 45 CFR 233.90(c)(1)(v)(A); 45 CFR 237.50(b)(5); 45 CFR 250.34; SSA-AT-86-01; Section 242, California Civil Code; Edwards v. Healy, Civ. S. 91-1473 DFL (1992); Sections 10553, 10554, 10604, 11000, 11254, 11265.3, 11400, 11450, and 11450.16, Welfare and Institutions Code; and ACF-AT-94-5; Federal Register, Vol. 75, No. 19, dated January 29, 2010, pages 4928 and 4929 [7 CFR 273.12(a)(1)(vii)].

Amend Section 82-824 to read:

82-824 ASSISTANCE UNITS THAT SHALL BE COMBINED 82-824

.1 Combining AUs Two or more AUs in the same home shall be combined into one AU when: (Continued)

.14 Section 82-824.14(QR) et seq. shall become inoperative and Section 82-824.14(SAR) et seq. shall become operative in a county on the date that SAR becomes effective in that county, pursuant to the County's SAR Declaration.

(QR) .14 Combining AUs Mid-Quarter

(QR) .141 When a voluntary report is made that would combine separate AUs mid-quarter, the county shall determine if the mid-quarter action of combining the AUs would increase or decrease aid for the separate AUs.

(QR) .142 The county shall compare the monthly grant for the combined AUs to the total combined monthly grants of the separate AUs.

(QR) .143 If the combined AU's monthly grant would be higher than the total combined monthly grant of two separate AUs, the county shall take mid-quarter action to combine the AUs the first of the month following the voluntary report.

(QR) .144 If the combined AU's monthly grant does not result in an increase to the total combined monthly grant of the separate AUs, the county shall not take mid-quarter action to combine the AUs. The combining of the separate AUs shall be effective the first of the next QR Payment Quarter, after the change(s) is reported on the QR 7.

(SAR) .14 Combining AUs Mid-Period

(SAR) .141 When a voluntary report is made that would combine separate AUs mid-period, the county shall determine if the mid-period action of

combining the AUs would increase or decrease aid for the separate AUs.

(SAR)     .142

The county shall compare the monthly grant for the combined AUs to the total combined monthly grants of the separate AUs.

(SAR)     .143

If the combined AU's monthly grant would be higher than the total combined monthly grant of two separate AUs, the county shall take mid-period action to combine the AUs the first of the month following the voluntary report.

(SAR)     .144

If the combined AU's monthly grant does not result in an increase to the total combined monthly grant of the separate AUs, the county shall not take mid-period action to combine the AUs. The combining of the separate AUs shall be effective the first of the next SAR Payment Period, after the change(s) is reported on the SAR 7 or SAWS 2.

[Previous Cite: 44-205.3]

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

Reference: 45 CFR 206.10(a)(1); 45 CFR 233.90; 45 CFR 237.50(b)(5); United States Department of Health and Human Services, Office of Family Assistance, Aid to Families with Dependent Children Action Transmittal No. SSA-AT-86-1; Section 242, California Civil Code; Anderson v. Edwards 115 S.Ct. 1291 (1995); and Sections 10553, 10554, 10604, 11000, 11265.3, and 11450, Welfare and Institutions Code; Federal Register, Vol. 75, No. 19, dated January 29, 2010, pages 4928 and 4929 [7 CFR 273.12(a)(1)(vii)].

Amend Section 82-832 to read:

82-832 EXCLUDED PERSONS (Continued)

82-832

.3 Add a Person Who Becomes Ineligible Prior to Authorization of Aid

~~Section 82-832.3(QR) shall become operative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~ Section 82-832.3(QR) shall become inoperative and Section 82-832.3(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

(QR)

A new person who has been mandatorily reported on the QR 7 and determined eligible based on the QR 7 information, shall be treated as an excluded person for the next QR Payment Quarter when ineligibility occurs after the QR Data Month but prior to the authorization of aid (see Section 40-171.221). This person's income and needs, as reported on the QR 7, shall be treated in accordance with Section 44-133.5 for the next QR Payment Quarter and the AU shall be discontinued at the end of that quarter in which the individual was treated as an excluded person, if the subsequent QR 7 establishes that ineligibility continues to exist for the AU.

(SAR)

A new person who has been mandatorily reported on the SAR 7 and determined eligible based on the information provided, shall be treated as an excluded person for the next SAR Payment Period when ineligibility occurs after the SAR Data Month but prior to the authorization of aid (see Section 40-171.221). This person's income and needs, as reported on the SAR 7, shall be treated in accordance with Section 44-133.5 for the next SAR Payment Period and the AU shall be discontinued at the end of that SAR Period in which the individual was treated as an excluded person, if the following SAWS 2 establishes that ineligibility continues to exist for the AU.

(a) Section 82-832.3(a)(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

(SAR) If a new person is mandatorily reported on the SAWS 2 and ineligibility occurs before the redetermination is processed and aid is authorized, the new person shall not be added to the AU. Furthermore, if the new person is found to make the entire AU ineligible, aid will be discontinued for the entire AU at the end of the SAR Payment Period in which the new person was mandatorily reported. (See section 40-105.1 for applicant and recipient reporting responsibilities and county action.)

#### HANDBOOK BEGINS HERE

Handbook Section 82-832.3(QR) shall become inoperative and Handbook Section 82-832.3(SAR) shall become operative in a county on the date SAR becomes effective in that county, pursuant to the County's SAR Declaration.

(QR) Example:

An AU is aided based on absent parent deprivation. The current QR Payment Quarter is January/February/March. In January, the absent father returned to the home and is reported for the first time on the QR 7 for the Data Month of February. The father, who was determined to be the principal earner, was receiving UIB in the first month (January) and in the Data Month and was initially determined eligible as an unemployed parent based on the QR 7 information. However, when the county completed the interview in the Submit Month, it was learned that the father had accepted a full-time job in the Submit Month of March. Since the principal earner has accepted full-time employment and deprivation due to unemployment was not established prior to the authorization of aid for the father, the county shall deny aid to the father in accordance with Section 40-171.221(g) and instruct the AU to report the father's full-time employment on the QR 7 due in June (for May). Because ineligibility for the father has occurred after the QR Data Month but prior to the authorization of aid, his reasonably anticipated income as reported on the QR 7 for February, and his needs shall be treated as those of an excluded person in accordance with Section 44-133.5 for the next QR Payment Quarter. The existing AU's deprivation is not affected until the father's full-time employment that occurred mid-quarter (in March) is reported on the subsequent QR 7. If the subsequent QR 7 establishes that ineligibility exists for the AU, the county shall discontinue cash aid at the end of that quarter once timely and adequate notice has been provided.

(SAR) Example 1:

An AU is aided based on absent parent deprivation. The current SAR Payment Period is January through June. In March, the absent father returned to the home and is reported for the first time on the SAR 7 for the Data Month of May. The father, who was determined to be the principal earner, was receiving UIB in the Data Month and was initially determined eligible as an unemployed parent based on the SAR 7 information. However, when the county completed the interview in the Submit Month, it was learned that the father had accepted a full-time job in the Submit Month of June. Since the principal earner has accepted full-time employment and deprivation due to unemployment was not established prior to the authorization of aid for the father, the county shall deny aid to the father in accordance with Section 40-171.221(g) and instruct the AU to report the father's full-time employment on the SAWS 2 due in December (for November). Because ineligibility for the father has occurred after the SAR Data Month but prior to the authorization of aid, his reasonably anticipated income as reported on the SAR 7 for May, and his needs shall be treated as those of an excluded person in accordance with Section 44-133.5 for the next SAR Payment Period. The existing AU's deprivation is not affected until the father's full-time employment that occurred mid-period (in June) is reported on the subsequent SAWS 2. If the subsequent SAWS 2 establishes that ineligibility exists for the AU, the county shall discontinue cash aid at the end of that SAR Period once timely and adequate notice has been provided.

(SAR) Example 2:

An AU is aided based on absent parent deprivation. The current SAR Payment Period is January through June. In March, the absent father returned to the home and is reported for the first time on the SAWS 2 in June. The father, who was determined to be the principal earner, was receiving UIB at the time the SAWS 2 was completed and was initially determined eligible as an unemployed parent based on the SAWS 2 information. However, when the county completed the interview in the Submit Month, it was learned that the father had accepted a full-time job. Since the principal earner has accepted full-time employment and deprivation due to unemployment was not established prior to the authorization of aid for the father, the county shall deny aid to the father in accordance with Section 40-171.221(g). Furthermore, since the AU no longer meets the deprivation requirements to be eligible for aid, the entire AU will be discontinued effective June 30, with timely and adequate notice.

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[Previous cite: 44-206]

Authority cited: Sections 10553, 10554, 10604, 11270, and 11369, Welfare and Institutions Code.

Reference: 8 CFR 213a. and 299; 45 CFR 205.42(d)(2)(v)(A) and (B), as printed in Federal Register, Vol. 57, No. 198, Tuesday, October 13, 1992, page 46808, 45 CFR 205.52, 45 CFR 206.10(a)(5)(i), 45 CFR 232.12(d), 45 CFR 233.10(a)(1)(i), (a)(1)(i)(B), and (a)(3), 45 CFR 233.20(a)(1)(i), (a)(3)(ii)(C) and (F), and (a)(3)(ix), 45 CFR 233.50, 45 CFR 233.51, 45 CFR 233.90(c), (c)(1), and (c)(2)(iv), 45 CFR 233.100(a)(5)(ii), 45 CFR 233.106, 45 CFR 240.22, and 45 CFR 250.34(a) and (c), and (c)(2); and Sections 11008.13, 11104, 11157, 11201(b), 11203, 11251.3, 11263.5, 11265.1, 11265.2, 11265.3, 11268, 11270, 11315, 11320.6(e), 11327.5(c), 11406.5, 11450, 11450.5, 11454, 11454.5, 11477, 11477.02, 11486, and 11486.5, Welfare and Institutions Code; and the Personal Responsibility and Work Opportunity Reconciliation Act (PRWORA) of 1996, Section 115; Federal Register, Vol. 75, No. 19, dated January 29, 2010, pages 4928 and 4929 [7 CFR 273.12(a)(1)(vii)].

Amend Section 89-110 to read:

89-110      MAXIMUM AID PAYMENT (MAP) LEVEL AND MAP RESTRICTION      89-110

HANDBOOK BEGINS HERE

.1      MAP Amount      See Section ~~44-315.311(a)~~ for the MAP amounts for recipients subject to the Assistance Payments Demonstration Project as specified in Section ~~89-100~~ 44-315.321, Handbook for the MAP levels in effect as of 7/1/2012.

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.2      Exempt and Nonexempt AUs      The CWD shall determine whether an AU is an Exempt or Nonexempt AU for purposes of the MAP amounts specified in Section 44-315.311 by using the rules in this section. (Continued)

.26 Review of AU Exemption Status      The CWD shall review AU exemption status when:

.261 ~~GAIN~~ WTW Exemption      An AU member is determined exempt from ~~GAIN~~ WTW due to incapacity as specified in Section ~~42-793~~712.44 or care of another individual in the household as specified in Section ~~42-795~~712.46.

.262      Section 89-110.262(~~MR~~ QR) shall become inoperative and Section 89-110.262(~~QR~~ SAR) shall become operative in a county on the date that ~~QR/PB~~ SAR becomes effective in that county, pursuant to the ~~Director's~~ QR/PB County's SAR Declaration.

(~~MR~~)      ~~Monthly Eligibility Report Received~~      ~~The CWD processes the Monthly Eligibility Report submitted by the AU.~~

(QR)      Quarterly Eligibility Report Received      The county processes the Quarterly Eligibility Report submitted by the AU.

(SAR)      Semi-Annual Eligibility Report Received      The county processes the SAR 7 or the SAWS 2 submitted by the AU.

.263 Application or Add Person	(Continued)
.27 Exempt AU Status	The CWD shall consider that an AU is an Exempt AU when, on or after application for <del>AFDC</del> <u>CalWORKs</u> , the AU meets the rule in Section 89-110.21 and is also eligible for <del>AFDC</del> <u>CalWORKs</u> or, for RCA AUs, eligible for RCA. (Continued)
.28	Section 89-110.28( <del>MR</del> <u>QR</u> ) et seq. shall become inoperative and Section 89-110.28( <del>QR</del> <u>SAR</u> ) shall become operative in a county on the date that <del>QR/PB</del> <u>SAR</u> becomes effective in that county, pursuant to the <del>Director's</del> <u>QR/PB County's SAR</u> Declaration.
<del>(MR)</del> Use of Exempt AU MAP Amount	The CWD shall use the Exempt AU or Nonexempt AU MAP in the budgeting process as follows:
<del>(QR)</del> Use of Exempt/Nonexempt Amount	The county shall use the Exempt or Nonexempt AU MAP corresponding to the AU's MAP status that is reasonably anticipated for the QR Payment Quarter. (Also see Sections 89-110.291(QR) and .292(QR).)
<del>(SAR)</del> <u>Use of Exempt/Nonexempt Amount</u>	<u>The county shall use the Exempt or Nonexempt AU MAP corresponding to the AU's MAP status that is reasonably anticipated for the SAR Payment Period. (Also see Sections 89-110.291(SAR) and 89-110.292(SAR).)</u>
.281	Section <del>89 110.281(MR)</del> shall become inoperative in a county on the date that <del>QR/PB</del> becomes effective in that county, pursuant to the <del>Director's</del> <u>QR/PB Declaration</u> .
<del>(MR)</del> During Prospective Budgeting	During prospectively budgeted months, the <del>CWD</del> shall use the MAP corresponding to the AU status in that month.
.282	Section <del>89 110.282(MR)</del> shall become inoperative in a county on the date that <del>QR/PB</del> becomes effective in that county, pursuant to the <del>Director's</del> <u>QR/PB Declaration</u> .

(MR)	During Retrospective Budgeting	During retrospective budgeted months, the CWD shall use the MAP corresponding to the AU status in the budget month except as provided in Section 89-110.283(MR).
.283		Section 89-110.283(MR) shall become inoperative in a county on the date that QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.
(MR)	Transition From Application	For the month of beginning date of aid, and for the three subsequent months, when the month of beginning date of aid and subsequent month are prospectively budgeted, the CWD shall use the MAP corresponding to the actual AU exemption status existing in the month.
.29		Section 89-110.29(MR) shall become inoperative and Section 89-110.29(QR) shall become operative in a county on the date that QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.
(MR)	Change in Status	Except as specified in Section 89-110.283(MR), when the AU status changes between Exempt and Nonexempt, the CWD shall change the MAP effective for the payment month when the first month of the new status is the budget month.
(QR)		When the AU status changes between exempt and nonexempt, the county shall change the MAP status effective as follows:
.291		Section 89-110.291(QR) shall become <u>inoperative</u> and Section 89-110.291(SAR) shall <u>become</u> operative in a county on the date that <u>QR/PB SAR</u> becomes effective in that county, pursuant to the <u>Director's QR/PB County's SAR</u> Declaration.
(QR)		If the change is reported on the QR 7, the change in status shall be effective the first day of the next QR Payment Quarter.

- (SAR) If the change is reported on the SAR 7 or the SAWS 2, the change in status shall be effective the first day of the next SAR Payment Period.
- .292 Section 89-110.292(QR) shall become inoperative and Section 89-110.292(SAR) shall become operative in a county on the date that QR/PB SAR becomes effective in that county, pursuant to the Director's QR/PB County's SAR Declaration.
- (QR) If the change is reported mid-quarter and the change in status will increase cash aid as specified in Section 44-316.31(QR), the change in status shall be effective the first day of the month following the report of the change when verification has been provided.
- (SAR) If the change is reported mid-period and the change in status will increase cash aid as specified in Section 44-316.31(SAR), the change in status shall be effective the first day of the month following the report of the change when verification has been provided.

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- .3 Handbook Section 89-110.3(~~MR QR~~) shall become inoperative and Handbook Section 89-110.3(~~QR SAR~~) shall become operative in a county on the date that QR/PB SAR becomes effective in that county, pursuant to the Director's QR/PB County's SAR Declaration.
- (MR) ~~Examples of Exempt and Nonexempt AUs, Financial Eligibility Determination, and Grant Calculation~~
- (QR) Examples of Exempt and Nonexempt AUs, Financial Eligibility Determination, Quarterly MAP Status Determination, and Mid-Quarter MAP Status Changes
- (SAR) Examples of Exempt and Nonexempt AUs, Financial Eligibility Determination, Semi-Annual MAP Status Determination, and Mid-Period MAP Status Changes
- .31 (Continued)
- .32 ~~Handbook Section 89-110.32(MR) shall become inoperative and Handbook Section 89-110.32(QR) shall become operative in a county on the date that QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR)~~ ~~Determining Financial Eligibility~~

~~(QR)~~ ~~Determining MAP Status for Applicants~~

~~Handbook Section 89-110.32(MR QR) Example 11 shall become inoperative and Handbook Section 89-110.32(QR SAR) Example 11 shall become operative in a county on the date that QR/PB SAR becomes effective in that county, pursuant to the Director's QR/PB County's SAR Declaration.~~

~~(MR)~~ ~~Example 11 – Determining Status in the Month of Application~~

~~(MR)~~ ~~An initial application is made January 4 for an AU consisting of a father and two children. The father receives SSI/SSP at application. The SSI/SSP ends on February 28. Because eligibility is always determined concurrently, the CWD uses the Exempt MAP to determine financial eligibility for January and February and the Nonexempt MAP for March.~~

~~(QR)~~ ~~Example 11 – Determining MAP Status for Applicants~~

~~(QR)~~ ~~An initial application is made January 4 for an AU consisting of a father and two children. The applicant AU is placed in a January/February/March quarter. When applying for aid, the father was in receipt of SSI/SSP. The SSI/SSP ends on February 28. Since the MAP status is determined prospectively for the entire quarter based on the applicant's status at the time application is approved, the county uses the Exempt MAP to determine financial eligibility and cash aid for the entire quarter.~~

~~(SAR)~~ ~~Example 11 – Determining MAP Status for Applicants~~

~~(SAR)~~ ~~An initial application is made January 4 for an AU consisting of a father and two children. The applicant AU is placed in a January through June SAR Payment Period. When applying for aid, the father was in receipt of SSI/SSP. The SSI/SSP ends on February 28. Since the MAP status is determined prospectively for the entire period based on the applicant's status at the time application is approved, the county uses the Exempt MAP to determine financial eligibility and cash aid for the entire SAR Payment Period.~~

~~Handbook Section 89-110.32(MR) Examples 12 and 13 shall become inoperative in a county on the date that QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR)~~ ~~Example 12 – Determining Status for Recipients~~

~~(MR)~~ ~~The recipient began receiving SDI on January 5. The recipient reported the income timely and provides proof of the income. Based on these facts, the recipient's status changed to Exempt effective as of the month of February. Because eligibility is~~

~~always determined concurrently, and assuming the recipient continues to receive SDI during these months, the CWD should use exempt MAP to determine financial eligibility for February, March, and following months until the recipient's status changes.~~

~~(MR) Example 13—The AU Changes from Nonexempt to Exempt to Nonexempt MAP~~

~~(MR) An AU consists of a mother and her child. The mother begins receiving SDI on March 15 and the SDI ends on April 22. To determine financial eligibility, the CWD uses the Nonexempt MAP for March because the mother began receiving the SDI after the first of the month, Exempt MAP for April because she was eligible for the Exempt MAP on the first of the month, and Nonexempt MAP for May and all subsequent months because she did not receive SDI benefits in those months.~~

~~.33 Handbook Section 89-110.33(MR) shall become inoperative and Handbook Section 89-110.33(QR) shall become operative in a county on the date that QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR) Calculating the Grant~~

~~(QR) Determining MAP Status for Recipients~~

~~Handbook Section 89-110.33(MR QR) Example 14 12 through 16 shall become inoperative and Handbook Section 89-110.33(QR SAR) Example 14 12 through 16 shall become operative in a county on the date that QR/PB SAR becomes effective in that county, pursuant to the Director's QR/PB County's SAR Declaration.~~

~~(MR) Example 14—Transition to Retrospective—Budgeting Continuous Status~~

~~(MR) Aid is effective July 12 for an AU consisting of a father and his child. The father reports that he is receiving TDI at application but it is expected to end on October 5; he is not expected to get any of the other benefits specified in Section 89-110.22. The CWD uses the exempt status for the prospectively budgeted months of July and August. The father confirms that his TDI ended in October. The exempt MAP status will be used for the corresponding budgeted months for November and December. The CWD will begin to use the nonexempt MAP for the January grant payment.~~

~~(QR) Example 14~~2~~ – Determining Status for Recipients~~

~~(QR) An existing AU is in an October/November/December quarter. On the November QR 7, the recipient reported the receipt of SDI in the Data Month. The county verifies the recipient's QR 7 information and uses the Exempt MAP status to determine financial eligibility and cash aid for the next QR Payment Quarter.~~

(SAR) Example 12– Determining Status for Recipients

(SAR) An existing AU is in a July through December SAR Payment Period. On the November SAR 7, the recipient reports the receipt of SDI in the Data Month. The county verifies the recipient's SAR 7 information and uses the Exempt MAP status to determine financial eligibility and cash aid for the January through June SAR Payment Period.

~~Handbook Section 89-110.33(MR) Example 15 shall become inoperative and Handbook Section 89-110.33(QR) Example 15 shall become operative in a county on the date that QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

(MR) ~~Example 15—Late Discovery Due to Client's Failure to Timely Report~~

(MR) ~~The AU consists of a parent and his child. The father starts receiving SDI in June but does not report the income to the CWD until November. The father provides verification of this income in November and requests review of his status. The first month of Exempt status is November, since MPP Section 89-110.271 provides that the status change shall not be effective for any months prior to a request for review when the status change results from a request for review. Because the AU is already in retrospective budgeting, the CWD provides the AU with the appropriate notice of action and begins to use the Exempt MAP for January, the payment month that corresponds to the budget month that reflects the father's new status.~~

(QR) ~~Example 15~~3~~ – Late Discovery Due to Client's Failure to Timely Report~~

(QR) ~~The AU consists of a parent and his child. The AU is in an April/ May/June quarter. The father starts receiving SDI in May but does not report the information on the QR 7. On July 2, the father voluntarily requests mid-quarter review of his status and provides the appropriate verification of his exempt status. The first month the Exempt MAP status is effective is August. Section 89-110.271 provides that the MAP status change shall not be effective for any months prior to a request for review when the status change results from a request for review and Section 89-110.292(QR) provides that increases to aid due to a recipient mid-quarter voluntary report are not effective until the first of the month following the report.~~

(SAR) Example 13 – Late Discovery Due to Client's Failure to Timely Report

(SAR) The AU consists of a parent and his child. The AU is in an April through September SAR Payment Period. The father starts receiving SDI in the Data Month of August but does not report the information on the SAR 7. On October 2, the father voluntarily requests mid-period review of his status and provides the appropriate verification of his exempt status. The first month the Exempt MAP status is effective is November. Section 89-110.271 provides that the MAP status change shall not be effective for any months prior to a request for review when the status

change results from a request for review and Section 89-110.292(SAR) provides that increases to aid due to a recipient mid-period voluntary report are not effective until the first of the month following the report.

~~Handbook Section 89-110.33(MR) Example 16 shall become inoperative and Handbook Section 89-110.33(QR) Example 16 shall become operative in a county on the date that QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

(MR) ~~Example 16 – Late Discovery Due to Administrative Error~~

(MR) ~~The AU consists of a parent and her child. The AU is in retrospective budgeting. The parent begins receiving TWC on May 6; she reports the income and provides verification on the Monthly Report for May. The CWD did not begin using the income or the appropriate Exempt MAP for the August payment month due to administrative error. In November, the CWD conducts an annual redetermination and discovers the error. At that time, the parent requests review of the AU status. The change in the AU's status should have been known to the CWD based on the timely submitted monthly eligibility report (CW 7), rather than solely on the parent's request for review. The CWD acts to process the case based on the actual report of income and to recompute the grant for overpayment or underpayment purposes. The CWD provides the AU with the appropriate notice of action and begins to use the Exempt MAP for August, the payment month that corresponds to the budget month that reflects the status change.~~

(QR) ~~Example 164 – Late Discovery Due to Administrative Error~~

(QR) ~~The AU consists of a mother and her child. The AU is in an April/May/June quarter. The mother's SDI benefits end on May 11 and the mother no longer qualifies for the Exempt MAP status. The AU reports the information correctly on their May QR 7 due in June. However, the county incorrectly processes the QR 7 and continues to use the Exempt MAP status for the July/August/September quarter. In July, the county discovers the error. Since the effective date of the MAP status change for the QR Payment Quarter was July 1, the county shall take mid-quarter action to correct the error. The county shall recompute eligibility and cash aid for the entire QR Payment Quarter using the nonexempt status. The county shall recompute aid for the remaining months of the quarter and shall make an overpayment or underpayment determination for the month of July.~~

(SAR) ~~Example 14 – Late Discovery Due to Administrative Error~~

(SAR) The AU consists of a mother and her child. The AU is in a January through June SAR Payment Period. The mother's SDI benefits end on May 11 and the mother no longer qualifies for the Exempt MAP status. The AU reports the information correctly on their May SAR 7 due in June. However, the county incorrectly processes the SAR 7 and continues to use the Exempt MAP status for the July

through December SAR Payment Period. In July, the county discovers the error. Since the effective date of the MAP status change for the SAR Payment Period was July 1, the county shall take mid-period action to correct the error. The county shall recompute eligibility and cash aid for the entire SAR Payment Period using the nonexempt status. The county shall recompute aid for the remaining months of the SAR Payment Period and shall make an overpayment or underpayment determination for the month of July.

~~Handbook Section 89-110.33(MR) Example 17 shall become inoperative and Handbook Section 89-110.33(QR) Example 17 shall become operative in a county on the date that QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR) Example 17 – Initial Application – Prospective Budgeting – Change to Exempt~~

~~(MR) An initial application is made June 10 for an AU consisting of a parent and his child. June and July are the AU's prospectively budgeted months. On June 14 the parent begins receiving TWC. The applicant reports timely and provides proof of the income to the CWD. The CWD provides the AU with the appropriate notice of action and shall use the Exempt MAP for the June payment month.~~

~~(QR) Example 175 – Mid-Quarter Status Review Request~~

~~(QR) An existing AU, a father and his child, is in an April/May/June quarter. Eligibility and cash aid for this quarter has been determined using the February QR 7 information. On May 15, the recipient voluntarily reports mid-quarter that they began receiving SDI in lieu of their full time job on May 7. The recipient provides the necessary verification within 10 days of the report. The county determines that this voluntary mid-quarter report will increase cash aid (see Section 44-316.31(QR)). The county changes the recipient's MAP status for the AU from Nonexempt MAP to Exempt MAP beginning in June and will continue to use the status until the AU reports a status change on either the QR 7 or a mid-quarter report.~~

~~(SAR) Example 15 – Mid-Period Status Review Request~~

~~(SAR) An existing AU, a father and his child, is in a January through June SAR Payment Period. Eligibility and cash aid for this period has been determined using the December SAR 7 information. On April 15, the recipient voluntarily reports mid-period that they began receiving SDI in lieu of their full time job on April 7. The recipient provides the necessary verification within 10 days of the report. The county determines that this voluntary mid-period report will increase cash aid (see Section 44-316.31(SAR)). The county changes the recipient's MAP status for the AU from Nonexempt MAP to Exempt MAP beginning in May and will continue to use the exempt MAP status until the AU reports a status change on either the SAR 7, SAWS 2 or a mid-period report.~~

~~Handbook Section 89-110.33(MR) Example 18 shall become inoperative and Handbook Section 89-110.33(QR) Example 18 shall become operative in a county on the date that QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR) Example 18 — Determining the Month of Change when The Family Is In Retrospective Budgeting~~

~~(MR) A family with a nonneedy caretaker relative gets Exempt MAP. The father joins the AU in mid-November. He does not receive one of the benefits specified in Section 89-110.22 or meet any other criterion to receive an exemption. The AU is in retrospective budgeting. The AU's Exempt status ends on November 30. However, since the father joined the AU in November, after the first of the month, the AU is entitled to the Exempt MAP for December and January, based on the AU's Exempt status for the budget months of October and November. The CWD will use the Nonexempt MAP for February, the payment month that corresponds to the budget month that reflects the status change (December). Except as specified in Section 89-110.283(MR) [regarding beginning date of aid and prospective budgeting], when the AU status changes between Exempt and Nonexempt, the CWD shall change the MAP effective for the payment that corresponds to the budget month that reflects the status change.~~

~~(QR) Example 186 – Mid-Quarter Voluntary Report to Add a Person~~

~~(QR) An AU of one, a pregnant woman only case, is in an October/November/December quarter. The AU has been receiving aid based on exempt MAP status in accordance with Section 89-110.213. On November 5, the mother voluntarily reports the birth of the child and requests aid for the child. When determining the eligibility to add the child December 1, the county determines that the potentially "new AU" (the existing AU and the added person) does not meet exempt MAP status. The county uses the Nonexempt MAP status to determine if the child is CalWORKs eligible and if the newborn's addition into the existing AU increases the grant. If the newborn increases cash aid for the existing AU, the Nonexempt MAP status shall be effective December 1 and will continue until a change in status is reported on either a QR 7 or a mid-quarter report.~~

~~(QR) If the newborn's addition into the AU would decrease cash aid, the Nonexempt MAP status shall be effective the first day of the next QR Payment Quarter and will continue until a change in status is reported on either a QR 7 or a mid-quarter report.~~

~~(SAR) Example 16 – Mid-Period Voluntary Report to Add a Person~~

~~(SAR) An AU of one, a pregnant woman only case, is in an October through March SAR Payment Period. The AU has been receiving aid based on exempt MAP status in accordance with Section 89-110.213. On November 5, the mother voluntarily reports the birth of the child and requests aid for the child. When determining the eligibility~~

to add the child December 1, the county determines that the potentially "new AU" (the existing AU and the added person) does not meet exempt MAP status. The county uses the Nonexempt MAP status to determine if the child is CalWORKs eligible and if the newborn's addition into the existing AU increases the grant. If the newborn increases cash aid for the existing AU, the Nonexempt MAP status shall be effective December 1 and will continue until a change in status is reported on the SAR 7, SAWS 2, or a mid-period report.

(SAR) If the newborn's addition into the AU would decrease cash aid, the baby will be added to the AU and the Nonexempt MAP status shall not be effective until the first day of the next SAR Payment Period and will continue until a change in status is reported on the SAR 7, SAWS 2, or a mid-period report.

~~Handbook Sections 89-110.33(MR) Examples 19 through 24 shall become inoperative in a county on the date that QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

~~(MR) Example 19—Transition from Application—Retrospective Budgeting~~

~~(MR) An initial application is made July 12 for an AU consisting of a parent and her children. The parent receives TWC at application. July and August are the prospectively budgeted months. September and October are the corresponding two retrospectively budgeted months. The TWC ends in September. The CWD uses the Exempt MAP for July, August, and September and the Nonexempt MAP for October, corresponding to the actual AU status existing in each of these months as specified in Section 89-110.283(MR). Exempt MAP is used for November (because the AU received Exempt MAP in September) and Nonexempt MAP for December (because the AU had Nonexempt MAP in October). Additionally, Nonexempt MAP is used for all months after December, corresponding to the AU status in the budget month as specified in Section 89-110.29(MR).~~

~~(MR) Example 20—Timely Discovery—Nonexempt to Exempt~~

~~(MR) The AU consists of a father and his son and the AU is getting the Nonexempt MAP. The AU is in retrospective budgeting. The father reports and verifies that he started getting SSI/SSP on November 15 on the Monthly Report for November. The Nonexempt MAP continues for December and January based on the Nonexempt status for the months of October and November. The father's status change becomes effective December 1. The CWD provides the AU with the appropriate notice of action and begins to use the Exempt MAP for February, the payment month that corresponds to the budget month that reflects the status change.~~

~~(MR) Example 21—CalWORKs Welfare to Work (WTW) Sanction—Nonexempt to Exempt~~

(MR) ~~The AU consists of one parent and two aided children. The AU receives Nonexempt MAP. The AU is in retrospective budgeting. On January 1, the parent started a six-month sanction period for non-cooperation with the CalWORKs WTW requirements. On the Monthly Report for February, the parent reported and verified that he started to receive SDI on February 15. The change in the AU's status from Nonexempt to Exempt MAP is effective March 1. The parent's WTW sanction has no impact on Exempt/Nonexempt MAP status. Therefore, since the AU was already using retrospective budgeting, the Nonexempt MAP continues for March and April based on the Nonexempt status in January and February. The CWD provides the AU with the appropriate notice of action and begins to use the Exempt MAP for May, the payment month that corresponds to the budget month that reflects the status change.~~

(MR) ~~Example 22—Add A Person—Nonexempt to Exempt~~

(MR) ~~An existing AU consists of a parent and her child. The parent does not meet any exemption criterion specified in Section 89 110.2 and the CWD is using the Nonexempt MAP. The AU is in retrospective budgeting. On June 10, that parent (mother) reports and verifies receipt of SSI/SSP. On June 12, the second parent joins the home. The second parent receives TDI benefits and is added to the AU effective June 12 using the current Nonexempt MAP. Since each parent meets the exemption criterion, the CWD provides the AU with the appropriate notice of action and begins to use the Exempt MAP for September, the payment month that corresponds to the budget month (July) that reflects the status change.~~

(MR) ~~Example 23—Add A Person—Exempt to Nonexempt~~

(MR) ~~The AU consists of a grandmother and her two aided grandchildren. The grandmother receives TWC. The mother and father, who are unemployed, move back into the home in March. Neither parent receives one of the benefits specified in Section 89 110.22 or meets any other criterion to receive an exemption. Since the AU was already using retrospective budgeting, the Exempt MAP continues for April and May based on the Exempt status for February and March. The CWD provides the AU with the appropriate notice of action and begins to use the Nonexempt MAP in June, the payment month that corresponds to the budget month (April) that reflects the status change.~~

(MR) ~~Example 24—Delete A Person—Exempt to Nonexempt~~

(MR) ~~A family consists of two parents and their child with deprivation based on incapacitated parent. One parent receives SSI/SSP and is not in the AU; the second parent, who is in the AU, receives SDI. The AU is in retrospective budgeting and the CWD is using the Exempt MAP. In June, the parent who receives SSI/SSP leaves the home and the second parent's SDI ends. The needs and income of the parent who left are not used for July and continuing. However, since the AU was already using retrospective budgeting, the Exempt MAP continues for July and August based on the Exempt status for May and June. The CWD provides the AU with the~~

~~appropriate notice of action and begins to use the Nonexempt MAP for September, the payment month that corresponds to the budget month (July) that reflects the status change.~~

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.4 Relocation Family Grant (Continued)

Authority cited: Sections 10553, 10554, 11209, and 11450(g), Welfare and Institutions Code.

Reference: Sections 10553, 10554, 11265.1, 11265.2, 11265.3, 11450.01, 11450.015, 11450.03, and 11450.5, Welfare and Institutions Code; Federal Terms and Conditions for the California Assistance Payments Demonstration Project as approved by the United States Department of Health and Human Services on October 30, 1992; and Memorandum of Decision and Order in Green v. Anderson, (Civ. S-92-2118) dated January 28, 1993; and Letters from the Department of Health and Human Services, Administration for Children and Families, dated February 29, 1996, March 11, 1996, and March 12, 1996; Federal Register, Vol. 75, No. 19, dated January 29, 2010, pages 4928 and 4929 [7 CFR 273.12(a)(1)(vii)].

Amend Section 89-201 to read:

89-201	MINOR PARENT REQUIREMENT (Continued)	89-201
.3	Referral	(Continued)
.31	Discontinuance of Minor Parent	If the minor parent is determined to be ineligible for <del>AFDC</del> <u>CalWORKs</u> , the eligibility worker shall notify CWS of the minor's discontinuance.
.4	Payee	(Continued)
.41	Adult Refusal	(Continued)
.42	Minor Parent Refusal or Failure to Cooperate	If the minor parent refuses or fails to cooperate in obtaining verification of the adult's consent or refusal to act as payee on his/her behalf, the minor parent's AU is ineligible for <del>AFDC</del> <u>CalWORKs</u> . (Continued)
.44	Documentation	(Continued)
.441		The payee understands that these <del>AFDC</del> <u>CalWORKs</u> payments are for the support of the minor parent and his/her dependent child(ren); and (Continued)
.445		(Continued)

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.45	Example 1:	A minor parent applies for <del>AFDC</del> <u>CalWORKs</u> for herself and her dependent child. The minor states her parents are divorced and living at different residences. The minor states that her mother forced her and her child out of the home and will not allow them to return. Further, the minor states that she has not lived with her father (the other senior parent) for over 12 months.  The minor provides a statement from her mother that the minor had been living with her for the past two years, but that she will no longer allow the minor and child to live with her. Since the minor meets the exemption for each senior
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parent, the county will: (1) not apply the Minor Parent Requirement, and (2) grant aid to the minor parent and/or her child if they are otherwise eligible, and (3) refer the case to CWS for Minor Parent services.

.46 Example 2:

A minor parent applies for ~~AFDC~~ CalWORKs for herself and her dependent child. The minor parent states that she has been living with a friend for the past three months.

The minor parent states that her mother forced her to move out of the home and will not allow her to return. The minor's friend told her that she needs to find another place to live by the end of the month.

The minor parent is unable to obtain a statement from her mother confirming that she is not allowed to return to the parent's home. In a collateral call to the minor parent's mother, the mother indicates that her daughter ran away from home three months ago and refuses to return. The mother indicates that she is willing to allow the minor parent and her dependent child to live with her. The minor parent then states that she fears for her safety and the safety of her dependent child if she returns to her mother's home. A child protective services worker completes an evaluation of the mother's home and determines that there would be no risk to either the minor parent or her dependent child if they were to live with the minor's parent.

Since the minor parent does not meet any of the exemption criteria, she and her dependent child must live with her parent, legal guardian, or other adult relative to be eligible for ~~AFDC~~ CalWORKs. The minor parent refuses to return to her mother's home and no other adult relative will allow her to live with him/her. The minor parent and child are not eligible for ~~AFDC~~ CalWORKs and the application is denied.

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.5 Senior Parent Income

In cases where the minor parent lives with his/her parent(s), the income and needs of the senior parent(s) shall be considered. Eligibility and grant amount for senior parent/minor parent cases shall be determined in accordance with Sections 44-133.5, 44-207 and 44-315 as appropriate, based on the specific circumstances of the case.

.51 Senior Parent/Minor Parent Eligibility and Grant Amount

When considering income of the senior parent(s), pursuant to Sections 44-133.5, 44-207 and 44-315, and that income does not result in ineligibility of the minor and his/her child(ren), and: (Continued)

.513 Grant Amount

The income of the senior parent(s) shall be considered and the actual grant amount calculated pursuant to Section 44-315.3.

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(a)

~~Handbook Section 89-201.513(a)(MR) shall become inoperative and Handbook Section 89-201.513(a)(QR) shall become operative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

(MR) Example:  
Eligible Minor Parent in own AU

~~The persons residing together are the senior parent, her minor daughter (minor parent) and her minor daughter's child. The senior parent is not in the AU. The senior parent earns \$1,025 per month. The minor parent has no income. The family resides in Region 1 and is nonexempt.~~

~~The eligibility/grant computation is as follows:~~

<del>\$1,025</del>	<del>Gross Family Earned Income</del>
<del>— 225</del>	<del>Income Disregard</del>
<del>\$ 800</del>	
<del>— 400</del>	<del>50% Earned Income Disregard</del>
<del>\$ 400</del>	<del>Net Nonexempt Income</del>
<del>\$ 679</del>	<del>MAP for an AU of 3</del>
<del>— 400</del>	<del>Total Net Nonexempt Income</del>

~~\$ 279~~ Potential Grant  
~~\$ 548~~ MAP for an AU of 2  
~~\$ 279~~ Actual Grant Amount (lesser of potential grant or AU MAP)

(QR) Example:  
 Eligible Minor  
 Parent in own AU

The persons residing together are the senior parent, her minor daughter (minor parent) and her minor daughter's child. The senior parent is not in the AU. The senior parent earns \$1,025 per month. The minor parent has no income. The family resides in Region 1 and is nonexempt.

The eligibility/grant computation is as follows:

\$1,025	Reasonably Anticipated Family Earned Income
<u>- 112</u>	\$112 Earned Income Disregard
\$ 913	
<u>- 456</u>	50% Earned Income Disregard*
\$ 456	<del>Average</del> Net Nonexempt Income*
\$ 638	MAP for an AU of Three
<u>- 456</u>	Total <del>Averaged</del> Net Nonexempt Income
\$ 182	Potential Grant
\$ 516	MAP for an AU of Two
\$ 182	Actual Grant Amount (lesser of potential grant or AU MAP)

\* 50% Earned Income Disregard and Net Nonexempt Income must be rounded down to the nearest dollar amount: MPP Section 44-315.34

(b) ~~Handbook Section 89-201.513(b)(MR) shall become inoperative and Handbook Section 89-201.513(b)(QR) shall become operative in a county on the date QR/PB becomes effective in that county, pursuant to the Director's QR/PB Declaration.~~

(MR) Example:  
Eligible Minor  
Parent in AU  
of Senior Parent(s)

Minor parent lives with both her parents. The senior mom has care and control of the minor parent's child and therefore, the minor parent can be considered an eligible child in this case. Aid was requested for the minor parent, her child and both senior parents so they are all in the AU. One senior parent earns \$900 per month. The other senior parent earns \$400 per month and receives \$125 in State Disability Insurance benefits. The minor parent has no income. The AU is nonexempt and resides in Region 1.

The eligibility/grant computation is as follows:

<del>\$ 125</del>	<del>Disability-Based Unearned Income</del>
<del><u>— 225</u></del>	<del>Income Disregard</del>
<del>\$ 100</del>	<del>Net Nonexempt Disability-Based Income</del>
<del>\$1,300</del>	<del>Gross Family Earned Income</del>
<del><u>— 100</u></del>	<del>Remainder of \$225 Disregard</del>
<del>\$1,200</del>	
<del><u>— 600</u></del>	<del>50% Earned Income Disregard</del>
<del>\$ 600</del>	<del>Net Nonexempt Earned Income</del>
<del><u>+ 0</u></del>	<del>Other Nonexempt Unearned Income</del>
<del>\$ 600</del>	<del>Total Net Nonexempt Income</del>
<del>\$ 809</del>	<del>MAP for an AU of 4</del>
<del><u>— 600</u></del>	<del>Net Nonexempt Income</del>
<del>\$ 209</del>	<del>Grant Amount</del>

(QR) Example:  
Eligible Minor  
Parent in AU  
of Senior Parent(s)

Minor parent lives with both her parents. The senior parents are in the AU with the minor parent and the minor's child. One senior parent earns \$900 per month. The other senior parent earns \$400 per month and receives \$125 in State Disability Insurance benefits. The minor parent has no income. The AU is nonexempt and resides in Region 1.

The eligibility/grant computation is as follows:

\$ 125	Reasonably Anticipated Monthly Disability-Based Unearned Income
<u>- 225</u>	\$225 Disability-Based Unearned Income (DBI) Disregard
<u>0</u>	Net Disability-Based Unearned Income
\$ 100	Remainder of \$225 DBI Disregard
\$ 1,300	Reasonably Anticipated Monthly Family Earned Income
<u>- 100</u>	Remainder of \$225 DBI Disregard
\$ 1,200	
<u>- 600</u>	50% Earned Income Disregard
\$ 600	<del>Averaged</del> Net Nonexempt Earned Income
<u>+ 0</u>	Other Nonexempt Unearned Income
\$ 600	Total Net Nonexempt Income
\$ 762	MAP for an AU of Four
<u>- 600</u>	Net Nonexempt Income
\$ 162	Grant Amount

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.6 Minor Meets Exemption (Continued)

Authority cited: Sections 10553 and 10554, Welfare and Institutions Code; SB 72 (Chapter 8, Statutes of 2011), Section 42.

Reference: Sections 11008.14, 11017, 11254 (Ch. 1022, Stats. 2002), 11450, 11451.5, 11453, and 16506(d), Welfare and Institutions Code; 42 USCA 608(a)(5).