DEPARTMENT OF SOCIAL SERVICES 744 P Street, Sacramento, CA 95814

July 6, 1992

ALL COUNTY LETTER NO 92-68

TO: COUNTY WELFARE DIRECTORS

REASON FOR THIS TRANSMITTAL	1
[] State Law Change	Ì
[] Federal Law or Regulation]
Change	
[] Court Order or Settlement Agreement	į
[x] Clarification Requested by	je
One or More Counties	İ
[] Initiated by SDSS	l

SUBJECT: DETERMINATION OF THE NEEDS OF INELIGIBLE ALIEN CHILDREN

IN AFDC

REFERENCE: MANUAL OF POLICY AND PROCEDURES (MPP)

SECTION 44-113-141

ALL COUNTY LETTER (ACL) 91-71

ALL COUNTY LETTER 92-01

The purpose of this letter is to clarify the issue relating toe children in the determination of unmet needs of ineligible alien Aid to Families with Dependent Children (AFDC) cases.

In the emergency filing of regulations on this subject, effective August 1, 1991, MPP Section 44-113.141 contained the following language concerning the deduction from an aided parent's income to meet the needs of the ineligible alien child(ren) of thate parenthe deduction shall be reduced by the net nonexempt income, ife any, of the alien child."

Accompanying the emergency regulations was a continuation pagee [NA 272(8/91)] which contained a computation for determining the net countable income of the ineligible alien children. In the computation all income of all children is combined. Neither thee regulation nor the computation addressed case situations which involve a child whose income meets or exceeds his/her needs.

The Department received testimony claiming that the use of thee computation can result in the income of one child being applied toe meet the needs of a sibling, if that child had income in excess ofe its own needs.

In our response to testimony, we stated that it was not the intent of the regulation to require the income of one child to be used to offset the needs of a sibling. The final regulations on

this subject, effective January 2, 1992, contained an amended version of MPP Section 44-113.141 which reads, in part, as follows:

"The maximum deduction shall be reduced by the net nonexempt income, if any, of the ineligible alien child(ren) up to the differential amount attributed to that child(ren) with income."

The purpose of this regulatory revision was to ensure that the income of an ineligible alien child is applied only up to the full needs of that child. The excess income of the child is not to be applied to the assistance unit (AU), needy siblings or to other individuals in the ineligible alien parent unit. As a part of the regulatory revision, a Handbook Section was added to the regulations to illustrate the computation of the unmet needs of ineligible alien children. However, neither the Handbook illustration nor the NA 276 Continuation Page addresses the situation where a child has income sufficient to entirely meet his/her needs.

As soon as we can, we will add handbook material and amend the NA 276 to address this situation. However, when the ineligible alien child, whose income is sufficient to meet the child's needs, is excluded from the computation, you can continue to use the NA 276.

In any case situation that involves the unmet needs of ineligible alien children, you should exclude from the computation the needs (MBSAC Differential of a child in versus out of the Ineligible Alien Parent Unit) and the income of any ineligible alien child whose income meets or exceeds his/her needs. Because this child has income sufficient to meet his/her needs, it is not a child subject to treatment under the Order in Darces v. Woods.

The following case example illustrates the correct computation of the unmet needs of ineligible alien children:

CASE DESCRIPTION

The Ineligible Alien Parent Unit consists of the Ineligible Alien Parent and two ineligible alien children in common with the aided parent. The AU consist of the aided parent and her separate child. The gross income of the Ineligible Alien Parent is \$600. One ineligible child has net nonexempt income of \$450. The other ineligible child has no income.

DETERMINATION OF UNMET NEED OF CHILD WITH INCOME

Net nonexempt income of child with income	\$450
Needs of child with income	
MBSAC (3) (ineligible alien parent and 2 children)	694
MBSAC (2) (ineligible alien parent and 1 child)	560
MBSAC difference (child's need)	134
Unmet needs of the child with income	0

The income of the child who has income in excess of the child's needs cannot be pooled. If the child's income were less than the child's needs, then the income would be pooled in Computation #2 of the NA 276.

Since the child's income exceeds the child's needs, the child's income and needs are excluded from the computation of unmet needs of the ineligible alien children. The attached NA 276 contains the remainder of the computation for the case example.

If you have questions regarding this letter, please call the AFDC Policy Implementation Bureau at (916)651-2137 or ATSS 464-2137.

MICHAEL C. GENEST

Deputy Director

Welfare Program Division

NOTICE OF AC. ON

(Continued)

Computation of Unmet Needs of Aided Parent's Ineligible Allen Children

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Allen Children	Niental .		The state of the s
Month	7+************************************		The state of the s
COMPUTATION 1, UNMET NEEDS BASED ON	UNAIDED PARENT'S IN	COME	
Unaided Parent Unit's Needs			
Basic Need for 2 Persons	<b>s</b> 560		
Special Needs	<b>↑</b> 0		
Subtotal A - Total Needs of Unit		an'ndrothill gallet a n'n assentance par les annesses y a propert de Northeanne proposere de la	
Unalded Parent's Net Income	-		
Total Earned Income	s 600		
Work Expense Disregard	-90		
Other Countable Income (list sources)	think of the section is in the section of the secti	The second secon	And the state of t
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	And the state of t	Mananara Man	AND
Support Paid to Child or Former Spouse	·•·		
Support Paid to Other Dependents Not in the Home		9-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	A CONTRACTOR OF THE PROPERTY O
Subtotal B - Parent's Net Income	510	Marie and Marie and the second	
Unmet Needs, Computation 1			
Total Needs of Unit (Subtotal A)	\$ 560		
Parent's Net Income (Subtotal B)	510		AAAAA 44
Subtotal C - Unmet Needs, Computation 1	50		<del>ng bijan ob bi bi bijaga ng matali</del> dikham n-uyby <del>yth ) me u bin na mang mang bi sabi</del> y
COMPLITATION OF UNRIGHT METERS OF ASSESSOR	THE PLANTAGE AND	and the second s	A State of the Sta
COMPUTATION 2, UNMET NEEDS BASED ON C Inaligible Alien Child(ren)'s Net Income	MILD(HEN) S INCOME		
Total Earned income	- ' n		
Work Expense Disregard	\$	Commence of the system of the	The state of the s
<del>-</del>	Page 1250 - Why are any page 1 and 1		
Other Countable Income (list sources)			
Michigan Marian and American State of the Control o		The same of the sa	
Subtotal D - Net income of Child(ren)	* · · · · · · · · · · · · · · · · · · ·	*/ HINTING BY 17 TO 18 T	The state of the s
	Married William Control of the Contr	Control of the Contro	100 per salam mili yaka 100 mi
Unmet Needs, Computation 2	* A .		
Basic Need for 3 Persons (aided persons and aided parent's ineligible alien children)	\$ 694	the backs of the second	and the state of t
Basic Need for 2 Persons (aided persons only)	_ 560		
Net income of Child(ren) (Subtotal D)	United States of the States of	of the second	and the second s
Subtotal E - Unmet Needs, Computation 2 (not less than \$ 0)	134		
COMPUTATION 3, DEDUCTIBLE UNMET NEEDS			
Unmet Needs, Computation 1 (Subtotal C)	<b>s</b> 50		
Unmet Needs, Computation 2 (Subtotal E)	\$ 134	And the second s	то по
Deductible Unmet Needs	50	No. of the last of	Warning and the same of the sa
(tesser of Computation 1 or 2)	yer o form with a think the event of the eve	Exercise on middlessering to a high include the product of the pro	The state of the s

Rules: These rules apply; you may review them at your

Welfare Office: MPP 44-133.6

State Hearing: If you think this action is wrong, you can ask for a hearing. The back of Page 1 tells how,