# DEPARTMENT OF HEALTH SERVICES

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February 6, 1995



# MEDI-CAL ELIGIBILITY PROCEDURES MANUAL LETTER NO. 142

TO: All Holders of the Medi-Cal Eligibility Procedures Manual

MEDI-CAL ELIGIBILITY PROCEDURES ON DISABILITY

# REVISIONS TO THE MEDI-CAL ELIGIBILITY PROCEDURES MANUAL

Enclosed are revisions to Article 22 of the Medi-Cal Eligibility Procedures Manual pert; ining to disability which were released in Medi-Cal Eligibility Procedures Manual Letter No. 132 on May 27, 1994. These revisions primarily update, correct, or clarify information previously provided in Procedures Manual Letter No. 132.

As indicated in E-Mail EMC2 DHS No. 94169 dated November 28, 1994, Article 22 r rocedures will be implemented no later than February 1, 1995.

The revisions in this Procedures Manual Letter are specified and described as follows:

# 22C-1: Referring Disability Applications to Social Security Administration (SSA) or State Programs-Disability Evaluation Division (SP-DED)

22C-1.2	Item B identifies situations when county welfare departments (CWDs) can rescind a prior Medi-Cal denial when SSA approves disability after originally denying the claim.

22C-1.6 Updates SSA/SP-DED Client Referral Chart due to renumbering of questions pertaining to an SSA disability application on the June 1994 revision of the MC 223.

# 22C-2: Determining Substantial Gainful Activity (SGA)

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22C-2.1	Item 3A.1 eliminates reference to SGA computation cf vacation or sick pay received within six months of discontinuing wor cactivity.
22C-2.7 to 2.8	Item D identifies unsuccessful work attempt situations when client discontinues work due to an impairment after returning to work for short periods of time.

22C-2.8a Item E directs CWD to include 1) copy of SGA Worksheet (MC 272) in disability packet or 2) comment in Item 10 of NC 221 regarding evaluation of earnings for SGA.

# 22C-3: Determining Presumptive Disability (PD)

22C-3.1 Item 1, second paragraph specifies that PD is granted as of the current

month in which verification is obtained, rather than the month of

discovery of the disabling condition.

#### 22C-4: Completing Disability Evaluation Forms

22C-4.2	ltem	D.2 specifies	that SP-DED	uses a	form letter (LAX ( /OX 9) to

inform CWD that an MC 179 needs to be sent to client.

22C-4.6 "NOTE" specifies that if a packet is transferred to another Branch, a

box at the bottom of MC 221 will inform CWD about location of case.

22C-4.7 to 4.11 Provides instructions for revised MC 223 (6/94). Part II on page C-4.8

directs CWD to issue denial Notice of Action (NOA), MC 239 SD (3/92)

and MCIN 13 (3/92) when client is referred back to SSA.

22C-4.11a Provides instructions for MC 239 SD and MCIN 13.

22C-4.21 to 4.26b Provides example of MC 223 (6/94).

22C-4.26c to f Provides example of denial NOA, MC 239 SD (ENG/SP).

22C-4.26g to h Provides example of MCIN 13 (ENG/SP).

#### 22C-6: Assembling and Sending SP-DED Packets

22C-6.2 Under "SSA Documents", emphasizes need to obtain a copy of client's

notification of benefits/denial, especially the personalized derial notice.

22C-6.6 Emphasizes the need to send completed disability packet to SP-DED

while other non-disability factors are being verified.

# 22C-7: Communicating with SP-DED and DHS About Changes and Status

22C-7.1 Provides FAX numbers for Los Angeles (LA) and Oakland Branches.

22C-7.2 Item A reflects a change of LA Branch's contact person; Item Dupdates

telephone numbers for Masterfiles in both Branches.

# 22C-8: Processing SP-DED Decisions

22C-8.5 Eliminates the "under 30 days" and "over 30 days" pro ision for

resubmitting packets to SP-DED if good cause exists.

# 22D: Disability Evaluation Division Procedures

22D-3 Specifies that SP-DED sends an informational form SPB 101 to CWD

which provides the reason(s) for a medical deferment.

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# **ACTION REQUIRED**

Remove Pages	Insert Pages
Article 22 Table of Contents Pages 1 through 5	Article 22 Table of Contents Pages 1 through 5
Index Pages 1 through 4	Index Pages 1 through 5
Glossary	Glossary
22C-1.1 through 22C-1.6	22C-1.1 through 22C-1.6
22C-2.1 through 22C-2.8	22C-2.1 through 22C-2.8a
22C-3.1 through 22C-3.2	22C-3.1 through 22C-3.2
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22C-4.21 through 22C-4.26	22C-4.21 through 22C-4.26h
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22C-7.1 through 22C-7.2	22C-7.1 through 22C-7.2
22C-8.5	22C-8.5
22D-3	22D-3

If there are any questions regarding these procedures, please contact Ms. Pat Takahashi of my staff at (916) 657-1246.

Sincerely,

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Medi-Cal Eligibility Branch

**Enclosures** 

# Article 22 - DISABILITY DETERMINATION REFERRALS 22A - INTRODUCTION TO THE DISABILITY PROGRAM 1. FEDERAL DISABILITY REQUIREMENTS Α. Adults В. Children **SSA Definitions** 2. STATE DISABILITY REQUIREMENTS 3. OTHER DISABILITY PROGRAMS 22B - AGENCIES INVOLVED IN THE DISABILITY EVALUATION FROCESS SOCIAL SECURITY ADMINISTRATION (SSA) AND FEDERAL 1. PROGRAMS-DISABILITY EVALUATION DIVISION (F '-DED) 2. HEALTH CARE FINANCING ADMINISTRATION (HCFA) 3. STATE DEPARTMENT OF HEALTH SERVICES (DHS) 4. STATE PROGRAMS-DED (SP-DED) 5. COUNTY WELFARE DEPARTMENT (CWD) 22C - COUNTY WELFARE DEPARTMENT PROCEDURES 22 C-1 - REFERRING DISABILITY APPLICATIONS TO SSA OR SP-D ED 1. **BACKGROUND** 2. FEDERAL DISABILITY EVALUATION BY SSA Guidelines For Referring Client To SSA Α. Special Handling Of Federal Decisions B. 3. STATE DISABILITY EVALUATION BY SP-DED FOR MEDI-CAL

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# **GLOSSARY OF ACRONYMS**

ABD Aid to the Blind and Disabled

AIDS Acquired Immunodeficiency Syndrome

ALJ Administrative Law Judge
AR Authorized Representative
ARC AIDS Related Complex

CCR California Code of Regulations (Title 22)

CFR Code of Federal Regulations
CWD County Welfare Department
CWDL County Welfare Directors Letter

DC Disabled Child

DEA Disability Evaluation Analyst
DED Disability Evaluation Division
DHS Department of Health Services

DOB Date of Birth

DOT Dictionary of Occupational Titles
DSS Department of Social Services

EW Eligibility Worker

FP-DED Federal Programs-Disability Evaluation Division

HCFA Health Care Financing Administration
HIV Human Immunodeficiency Virus
IHSS In-Home Supportive Services

IRCA Immigration Reform and Control Act IRWE Impairment-Related Work Expenses LASPB Los Angeles State Programs Branch

MC Medi-Cal

MC Medical Consultant

MCIN Medi-Cal Information Notice MEB Medi-Cal Eligibility Branch

MEPM Medi-Cal Eligibility Procedures Manual

NOA Notice of Action

OBRA Omnibus Budget Reconciliation Act
OSPB Oakland State Programs Branch

PD Presumptive Disability
RRB Railroad Retirement Board

RSDI Retirement, Survivors and Disability Insurance (Title II)

SAWS Statewide Automated Welfare System

SDI State Disability Insurance SGA Substantial Gainful Activity

SOC Share of Cost

SP-DED State Programs-Disability Evaluation Division

SSA Social Security Administration

SSI/SSP Supplemental Security Income/State Supplementary Program (Title XVI)

SSN Social Security Number
UWA Unsuccessful Work Attempt
VA Veterans Administration
VR Vocational Rehabilitation
WC Workers' Compensation

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# 22 C-1 -- REFERRING DISABILITY APPLICATIONS TO SSA OR SP-DED

# 1. BACKGROUND

The 1990 revisions to CFR 435.541 specify the situations when client must be referred back to the Social Security Administration (SSA) to apply for disability benefits, or be allowed to file a Medi-Cal application based on disability. Therefore, it is very important that CWDs carefully review the MC 223 (Applicant's Supplemental Statement of Facts for Medi-Cal) to determine who has jurisdiction over an application for disability benefits.

NOTE: A chart at the end of this section identifies situations when a client is referred to SSA or SP-DED after/during SSA's decision on a disability claim.

When a Medi-Cal application based on disability is accepted from client, optional form MC 017/MC 017 (Sp) may be given to client. This informational form gives client an overview of what can be expected when a disability application is filed.

# 2. FEDERAL DISABILITY EVALUATION BY SSA

# A. <u>Guidelines For Referring Client To SSA</u>

SSA refers case to FP-DED for a disability evaluation in the following situations. (Refer to SSA/SP-DED chart at the end of this section to determine when to refer client to SSA.)

SSA Has Denied Disability Status Within The Previous 60 Days Client must ask SSA to "reconsider" a previous denial action, as client has 60 days to appeal SSA's decision. CWD will deny the Medi-Cal application.

If client has a reconsideration request pending with SSA, CWD will deny the Medi-Cal application.

SSA Has Denied Disability Status More Than 60 days But Within One Year Of Current Date

- Client must ask SSA to "reopen" the previous evaluation. At its discretion, SSA may or may not "reopen" the claim. CWD will deny the Medi-Cal application.
- If client's same condition has changed or worsened, CWD must refer client back to SSA. CWD will deny the Medi-Cal application.

# **MEDI-CAL ELIGIBILITY MANUAL - PROCEDURES SECTION**

 If SSA denied the disability claim after reopening the previous decision, SSA's decision would be controlling over Medi-Cal. CWD will deny the Medi-Cal application.

SSA Denied Claim More Than One Year Before The Current Date

If client does not allege that the same condition has worsened <u>OR</u> that there is a new condition, client will be asked to file a new application with SSA. CWD will deny the Medi-Cal application.

# B. Special Handling of Federal Decisions

The following specifies situations when CWD can rescind a prior Medi-Cal denial, after following the 1990 Regulations which require that a Medi-Cal application be denied and client referred back to SSA.

SSA Approves Disability After Originally Denying Claim CWD will RESCIND prior Medi-Cal denial and approve Medi-Cal, if otherwise eligible. New application or referral to SP-DED not needed if SSA's disability onset date coincides with request for Medi-Cal coverage.

If retro Medi-Cal is needed, send full packet. Include SSA award letter. In item 5 of MC 221, indicate initial Medi-Cal application date (before client was referred to SSA) to protect client's original filing date and specify "client was originally denied and referred to SSA for reopening" in Item 10 (Comments section) of MC 221.

NOTE: Request for retro onset must be made within one year of the month for which retroactive coverage is requested.

# 3. STATE DISABILITY EVALUATION BY SP-DED FOR MEDI-CAL

The following are guidelines for determining who should and should not be referred to SP-DED for a Medi-Cal disability evaluation. (Refer to SSA/ SP-DED chart at the end of this section to determine when to refer claim to SP-DED after/during SSA's decision on a disability claim.)

# A. Who Should NOT Be Referred To SP-DED

Incapacity Or Pregnancy Verification Do not refer clients to request verification of incapacity or pregnancy

Prior SP-DED Decision - Disabled Do not refer client who has had a decision made within the past 12 months unless the reexamination date has passed, or there is an indication that the medical condition has improved.

Prior SP-DED Decision - Not Disabled Do not refer client who has had a claim denied within the past 90 days. Client should be advised of the appeal process.

However, if CWD believes that the SP-DED denial is incorrect, the case may be sent back for a reevaluation within 90 days, as discussed in C-9.

Other Factors Causing Ineligibility Do not refer client who <u>CLEARLY</u> does not meet other eligibility factors, such as state residence or resource limits, or if there are questions about other verifications. Otherwise, if DED packet is complete, send it while other eligibility factors are being verified.

Refusal To Be Evaluated

Do not refer client who refuses to be evaluated, as any client has the right to refuse to be evaluated for a disability.

CWD should discuss the possibility of a disability referral with clients who appear to be disabled but who have not requested a disability evaluation.

Example: Client is confined to a wheelchair, or has difficulty walking, standing or sitting; the individual seems disoriented, or shows extreme emotional distress.

Prior SSA Decision-Not Disabled

Do not refer clients to SP-DED who were denied disability status by SSA:

1. Within 60 days: refer to SSA for a reconsideration.

- Within 12 months: client alleges same condition worsened; does not allege a new condition; did not ask SSA to reopen claim.
- More than one year ago: client does not allege the same condition has worsened or that there is a new condition.
- At any time: when client appealed denial and decision on appealed claim is pending.

# B. Who SHOULD BE Referred To SP-DED

No Prior SSA Evaluation

Client's disability has never been evaluated by SSA

SSA Application Status Is Unknown Or Pending Client's application for RSDI (Title II) or SSI (Title XVI) is pending or client does not know status of claim.

SSA Application Denied Because of Excess Income/Resources Client's application for SSI is denied for excess income/resources and client has proof of such, and client meets income/resource requirements for Medi-Cal.

SSA Approved Claim

SSA has set a specific onset date as the start of disability, and client is requesting retroactive Medi-Cal coverage prior to that onset date.

SSA Denied Claim

- SSA denied claim within 12 months, alleges new condition not considered by SSA, has not reapplied with SSA.
- SSA denied claim over 12 months ago, same condition worsened, has not reapplied with SSA.
- SSA denied claim over 12 months ago, has new condition not considered by SSA, has not reapplied with SSA.

SSA Discontinued Claim

SSA discontinued SSI benefits for reasons other than disability and client still has the medical condition which was the basis for the SSI decision.

SSA Refuses To Reopen Claim

SSA, at its discretion, refuses to accept a reopening request, and client returns to apply for Medi-Cal disability.

Railroad Retirement Board (RRB) Disability RRB determined Occupational Disability only.

Medi-Cal Denied Claim

Client was denied Disabled-MN benefits for failure to cooperate with SP-DED and good cause is established.

Former SSI Recipient, 65 Years Or Older An evaluation for former blind SSI/SSP recipients may be necessary even if client reached age 65 or has already been determined disabled. Under the Pickle Amendment to the Social Security Act, blind individuals are entitled to a higher SSI/SSP payment level than disabled or aged persons.

Indicate "Pickle Person" on the MC 221 under "Type of Referral" or packet may be rejected as unnecessary.

In-Home Supportive Services (IHSS)

An applicant for IHSS who is <u>NOT</u> receiving SSI must have an independent evaluation of disability performed by SP-DED.

Immigration Reform And Control Act (IRCA)

IRCA allows certain undocumented aliens to apply for legalization. Full Medi-Cal benefits may be available for those amnesty aliens who are under age 18, disabled, or over 65.

Omnibus Budget Reconciliation Act (OBRA)

OBRA provides restricted Medi-Cal benefits to aliens regardless of alien status. These clients must meet all eligibility requirements, including linkage.

# SSA/SP-DED CLIENT REFERRAL CHART

Items 5 to 5D of the MC 223, Applicant's Supplemental Statement of Facts For Medi-Cal, identify whether client has applied for Social Security or SSI disability benefits in the past two years. Client's responses determine whether a disability claim is referred to SSA or SP-DED. The following chart helps to identify where the claim should be referred.

CLIENT STATUS	SITUATION	QUESTIONS AND ANSWERS	SSA	SP-DED
1. Did Not Apply		Q 5 = No		×
2. Applied	Application Status Unknown or Pending	Q 5 = Yes Q 5A = Unknown/Pending		x
3. Allowed/Denied	Decision On Appeal	Q 5 = Yes Q 5A = On Appeal	×	
4. Allowed	Has SSA award letter proving current receipt of benefits.	Q 5A = Approved	None	None
5. Allowed	Has SSA award letter proving current receipt of benefits. Needs retro Medi-Cal,	Q 5A = Approved		x
6. Denied	Has SSA letter proving denial based on income and/or resources.	Q 5A ≈ Denied		х
7. Denied	Denial within previous 60 days. Did not ask SSA to reconsider the previous denial.	Q 58 = Date within 60 days.	×	
8. Denied	Denial within 1.2 months. Alleges worsening of same condition. (Provides proof, if condition now meets Presumptive Disability criteria.) Did not ask SSA to reopen previous denial.	Q 5B = Date within 12 months. Q 5C = Yes	х	
9. Denied	Denial within 12 months. Has SSA letter proving SSA refusal to reopen previous denial.	Q 5B = Date within 12 months.		x
10. Denied	Denial within 12 months. Alleges new condition not considered by SSA. Has not reapplied with SSA.	Q 5B = Date within 12 months. Q 5D = Yes		×
11. Denied	Denial within 12 months. Does not allege new condition or worsening of same condition.	Q 5B = Date within 12 months. Q 5C/D≠ No	×	
12. Denied	Denial over 12 months. Same condition worsened, or has new medical problem not considered by SSA. Has not reapplied or appealed with SSA.	Q 58 = Date over 12 months. Q 5C/D = Yes		x
13. Denied	Denial over 12 months. No worsening of same condition, or has no new medical problems.	Q 5B = Date over 12 months. Q 5C/D = No	×	

10/1/94

# 22 C-2 -- DETERMINING SUBSTANTIAL GAINFUL ACTIVITY

# 1. BACKGROUND

Section 435.540 of the Code of Federal Regulations (42 CFR) requires Medi-Cal to use the Supplemental Security Income (SSI) definition of disability to decide if a client is eligible for Medi-Cal disability.

To be considered disabled, SSI requires that an individual be:

"unable to engage in Substantial Gainful Activity (SGA), due to a medically determined physical or mental impairment, which is expected to result in death, or which is expected to last for a continuous period of 12 months".

A client who performs SGA is not disabled, even if a severe physical or mental impairment exists.

# 2. WHEN TO USE THESE PROCEDURES

These procedures will be used when a client:

- files for Medi-Cal disability, states on the MC 223 that he/she is working, and has gross earnings of more than \$500 per month, or
- meets the criteria for Presumptive Disability (PD), but earns over \$500 per month. PD should NOT be approved until an SGA determination is made.

**NOTE**: These procedures <u>do not</u> apply to clients who are blind or to those who return to work after disability has been approved. If an SGA evaluation was not performed because the client alleged blindness, and SP-DED found that the client was disabled but not blind, an SGA evaluation must be performed before eligibility as a disabled person can be established.

#### 3. PROCEDURES

# A. SGA DETERMINATIONS

The EW shall determine if client is performing SGA when client has earned income of over \$500 per month. The EW shall:

- Obtain: Client's gross monthly earnings (if irregular, earnings should be averaged). Earnings derived from In-Home Supportive Services are treated as earned income.
- <u>Determine</u>: Whether there are impairment-related work expenses (IRWEs) or subsidies that can reduce earnings below \$500. (A discussion of IRWEs and subsidies follows.)
- 3. <u>Deny</u>: Claim if "net countable earnings" are over \$500.

4. <u>Submit</u>: A full disability packet to SP-DED, including an MC 220, MC 221, and MC 223, only if "net countable earnings" are \$500 or less.

 Alert: SP-DED via a DED Pending Information Update Form (MC 222) when a disability packet was sent to SP-DED and client is subsequently found to be engaging in SGA.

Work Activity Report form (MC 273, Exhibit 2) may be provided to client whose earnings are over \$500 to help in making SGA determinations.

# B. <u>IMPAIRMENT-RELATED WORK EXPENSES</u>

Impairment-related work expenses (IRWEs) are certain expenses which are incurred and paid by an impaired client to enable him/her to work.

# 1. \$500 SGA Determination

IRWEs can be deducted from gross earnings to arrive at "net countable earnings". If "net countable earnings" are over \$500, deny the application. For self-employment, IRWEs can be deducted from net income, if not already deducted from gross income as a business expense.

Example: Client earns \$750 per month and has \$100 worth of IRWEs for special transportation costs to go to work, and for medications needed to control a seizure condition. As "net countable earnings" are \$650 per month, client is performing SGA and application is denied.

# 2. Allowable IRWE Deductions

Deductions are allowed when the following conditions exist:

- a. Disabled client needs the item/service in order to work. The need must be verified by the prescribing source (e.g. doctor, Vocational Rehabilitation [VR]). The cost must also be verified.
- b. Cost is paid by disabled client and not reimbursed by another source (e.g. Medicare, VR). The cost must be paid in cash, including checks or money orders, and not in kind.
- c. Expense is "reasonable". It represents comparable charges for the item/service in the community. Sources such as a medical supplier or VR may be contacted.

Example: Client states he/she needs an attendant to assist in activities to prepare for work. Client has a family member perform the services and is charged \$15 per hour. If Personal Care Services provided through In-Home Supportive Services allows a payment of \$4.25 per hour, only \$4.25 per hour should be allowed as a deduction.

# 3. Budgeting of IRWE

Payment must be made after client became disabled in order for cost to be deducted. Payment is computed in the following ways:

- a. Recurring and Non-Recurring IRWEs
  - 1. Recurring costs, such as monthly payments for a wheelchair: the amount paid monthly is deductible.
  - 2. Non-recurring down payments, or full purchase price paid for an item: a lump sum payment may be prorated over 12 months.
- b. Cost Incurred Before or After Work
  - Before work started: Prorate the cost over a 12 month period; deduct only the balance of the 12 months while the client is working.

Example: Client paid \$600 in January for an item. Work started in April. Prorate the cost over 12 months. IRWE applies to the balance of the 12 months of employment, or \$50 per month for April through December.

2. After work ended: Deduct IRWE from the last month earned income is received.

# 4. IRWE Categories

#### **DEDUCTIBLE**

# Attendant Care Services

- Performed in work setting or in process of assisting in preparations for work, the trip to/from work and after work (e.g., bathing, dressing, cooking, eating).
- Services which incidentally benefit the family (e.g., cooking meal for individual also eaten by family).
- Services performed by a family member for a cash fee where the family member suffers an economic loss by reducing or terminating work to perform such services.
- Requires verification of duties, of amount of time spent, that they were paid for in cash, and that payment is made on a regular basis.

#### Transportation Costs

- Structural or operational modifications to vehicle, needed to drive to work or be driven to work, even if also used for non-work purposes.
- Driver assistance or taxicabs where such special transportation is not generally required by unimpaired individuals in the community.
- Mileage expense limited to travel related to employment.

#### NON DEDUCTIBLE

# Attendant Care Services

- Performed on non-workdays or involving shopping or general homemaking (e.g., cleaning, laundry).
- Services performed for someone in the family other than the beneficiary (e.g., babysitting).
- Services performed by a family member for a cash fee where the family member suffers no economic loss.

# Transportation Costs

- Cost of a vehicle whether modified or not.
- Cost of modification to a vehicle not directly related to the impairment or critical to the operation of the vehicle (e.g., paint or decor preferences).
- Cost of travel related to obtaining medical items or services.

#### **DEDUCTIBLE**

# Medical Devices

 Wheelchairs, hemodialysis equipment, pacemakers, respirators, traction equipment, braces (arm, leg, neck, back).

# Work-Related Equipment and Assistants

- One-handed typewriters, typing aids (e.g., page-turning devices), electronic visual aids, telecommunications devices for people with hearing impairments and special work tools.
- Expenses for a person who serves as a reader for a visually impaired person, expenses for an interpreter for a deaf person, and expenses for a job coach.

#### Prosthesis

 Artificial hip and artificial replacement of an arm, leg or other part of the body.

# Residential Modifications

- Individual Employed Outside Home: Modifications to exterior of house to allow access to street or transportation (e.g., exterior ramps, exterior railings, pathways, etc.).
- Individual Self-Employed at Home: Modifications made inside home to accommodate impairment (e.g., enlargement of a doorway leading into an office, etc.).

#### NON DEDUCTIBLE

# Medical Devices

 Any device not used for a medical purpose.

# Work-Related Equipment and Assistants

 Any work-related device not paid for by the person with a disability or, in the case of a self-employed individual, equipment previously deducted as a business expense.

# Prosthesis

 Any prosthetic device that is primarily for cosmetic purposes.

# Residential Modifications

- Individual Employed Outside Home: Modifications to the house primarily intended to facilitate functioning in the home environment (e.g., enlargement of interior door frames, lowering of kitchen appliances and bathroom facilities, interior railings, stairway chairlift, etc.).
- Individual Self-Employed at Home: Any modification expenses previously deducted as a business expense in determining SGA.

# **DEDUCTIBLE**

# Routine Drugs/Medical Services

Regularly prescribed medical treatment or therapy that is necessary to control a disabling c o n d i t i o n (e v e n i f unsuccessful), such as anticonvulsant drugs or blood level monitoring, radiation treatment or chemotherapy, corrective surgery for spinal disorders, anti-depressant medication, etc. The physician's fee relating to these services is deductible.

# Diagnostic Procedures

 Objective of procedure must be related to the control, treatment or evaluation of a disabling c o n d i t i o n (e . g . , electroencephalograms. brain scans, etc.).

# Non-Medical Appliances/Devices

• In unusual circumstances, when devices or appliances are essential for the control of disabling condition either at home or in the work setting (e.g., an electric air cleaner for a client with severe respiratory disease); the need is verified by a physician.

# Other Items/Services

- Medical supplies of an expendable nature (e.g., incontinence pads, elastic stockings, catheters).
- The cost of a guide dog, including food, licenses, an veterinary services.

# NON DEDUCTIBLE

# Routine Drugs/Medical Services

 Drugs and/or medical services used for only minor physical or mental Problems (e.g., routine physical exams, allergy treatment, dental exams, optician services, etc.).

# Diagnostic Procedures

 Procedures paid for by other sources (e.g., VR, Medicare) or not related to a disabling condition (e.g., allergy testing).

# Non-Medical Appliances/Devices

 Devices used at home or at the office which are not ordinarily for medical purposes (e.g., portable room heaters, air conditioners, humidifiers, dehumidifiers, etc.) and the client has no verified medical work-related need.

# Other Items/Services

 An exercise bicycle or other device used for physical fitness unless verified as necessary by a physician.

# C. SUBSIDIES

A subsidy is support an individual receives on the job which could result in more pay than the actual value of the services performed. Subsidies:

- 1. <u>May involve</u>: giving the impaired worker the same pay but more supervision or fewer/simpler tasks than other non-impaired workers.
- 2. <u>May result in:</u> more pay than the actual work is worth. Workers in sheltered workshops or settings are generally subsidized.
- Are deducted: from gross earnings to arrive at "net countable earnings" for SGA eligibility determinations but are not considered an earned income exemption for budget determinations, once a medical decision is made.
- 4. <u>Should be verified</u>: by an employer contact to confirm a subsidy exists and determine the value of the subsidy.

Example: Employer states that the value of client's work is half the actual earnings. Client earns \$800 per month. As half the work is subsidized, \$400 is considered the real value of work and client is not engaging in SGA. <u>NOTE</u>: \$800 is the non-exempt income for CWD use in computing client's budget.

# D. SPECIAL WORK CONSIDERATIONS

If client is forced to stop working after a short time due to an impairment, the work is generally considered an unsuccessful work attempt (UWA) and earnings from that work will not show ability to do SGA.

# UNSUCCESSFUL WORK ATTEMPT (UWA) REQUIREMENTS

All of the following must be present for work to be considered an UWA:

- there is a break in client's employment of 30 days or more, and
- work lasted less than six months, and
- work stopped due to client's impairments.

# 2. EVALUATING UNSUCCESSFUL WORK ATTEMPTS

The following are examples of possible situations which might be encountered when evaluating work activity. How the EW analyzes the situation and what action the EW takes are also provided below.

**EXAMPLE A**: Client worked from 12/1/92 to 6/30/94. Work stopped due to his impairment. He returned to work on 8/5/94 and stopped again on 9/1/94. He applied on 9/2/94 with a request for retro back to 7/94.

# EW's Analysis

- There is a break in employment of over 30 days between 6/30 and 8/5.
- Work lasted less than six months from 8/5 to 9/1.
- Work stopped due to client's impairment.

# EW's Actions

- In Item 10 of MC 221, indicate work after 6/94 is an UWA.
- In Item 6 of MC 221, list retro months of 7/94 and 8/94.

**EXAMPLE B**: Client worked sporadically from 10/93 to 12/93, 3/94 to 4/94 and 6/94 to 7/94 because of his mental illness. He applies on 7/10/94, asking for retro back to 4/94.

# EW's Analysis

- There is a break in employment of over 30 days between each work period.
- Work lasted less than six months for each employment period.
- Work stopped due to client's impairment.

# EW's Actions

- In Item 10 of MC 221, indicate "work prior to application is an UWA".
- In Item 6 of MC 221, list retro months 4/94, 5/94 and 6/94.

**EXAMPLE C**: Client worked until 5/30/94 and applied on 7/7/94, requesting retro onset to 4/94. CWD determined that client was engaging in SGA in 4/94 and 5/94. In Item 6 of MC 221 that was sent to SP-DED, EW Indicated "6/94", and indicated in Item 10 "client engaged in SGA in 4/94 and 5/94". On 8/31/94, client reports a return to work for 8/94 only, but stopped because of her impairment.

#### EW's Analysis

- There is a break in employment over 30 days from 5/30 and 8/1.
- Work in 8/94 lasted less than six months.
- Work stopped due to client's impairment.

# EW's Actions

- Complete and send MC 222, DED Pending Information Update form to SP-DED.
- Indicate in Item 9 that client's return to work in 8/94 was an UWA, and that client is no longer working.

# E. NOTIFICATION

# 1. Notifying SP-DED

If CWD has evaluated client's earnings for SGA, CWD should include a copy of the SGA Worksheet (MC 272), or provide the necessary information in Item 10 ("Comments" Section) of the MC 221.

If CWD has already sent the disability packet to SP-DED, and an SGA issue has been clarified, SP-DED should be informed of the evaluation of client's work activity via an MC 222, DED Pending Information Update form.

# 2. Notifying Client

If client's application is denied due to performance of SGA, client should be sent a Notice of Action (NOA) informing him/her of the reason for the denial. The NOA may contain the following sample statement:

"The reason why you are not entitled to Medi-Cal based on disability is because you are working and doing substantial gainful activity. This means that your net countable earnings are over \$500 a month, which is the earnings limit if you are working and applying as a disabled person."

NOTE: The Title 22 reference section is: 50224

#### F. FORMS

# 1. SGA Worksheet, Form MC 272 (Exhibit 1):

May be used to compute client's earnings and IRWE/Subsidy deductions.

- a. Net earnings \$500 or less: process application in the usual manner.
- b. Net earnings more than \$500: deny claim as client is engaging in SGA.

Include copy of MC 272 (or other worksheet of CWD choice) in disability packet, and indicate in Item 10 of MC 221 what the results were regarding CWD's evaluation of client's earnings.

# 2. Work Activity Report, Form 273 (Exhibit 2):

Should be used to determine what client's earnings are and whether IRWE or subsidy applies.

# 3. DED Pending Information Update, Form MC 222:

Must be sent if a disability packet is pending at SP-DED, and client is subsequently found to be engaging in SGA.

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# 22 C-3 -- DETERMINING PRESUMPTIVE DISABILITY

# 1. BACKGROUND

The process of Presumptive Disability (PD) allows a temporary granting of Medi-Cal eligibility pending a formal determination by SP-DED, provided that client has a condition listed below that is verified by a physician/medical source, and client is otherwise eligible.

Presumptive Disability is granted as of the current month in which verification of the disabling condition is obtained. PD is **NOT** allowed for retroactive months.

<u>NOTE</u>: ONLY CLIENTS WHO HAVE CONDITIONS THAT ARE LISTED BELOW CAN BE GRANTED PRESUMPTIVE DISABILITY.

# 2. RESPONSIBILITIES OF CWD AND SP-DED

# A. CWD

1. Medical Statement Provided If a medical statement from client's physician verifies the presence of a condition specified on page C-3.3 <u>and</u> client is otherwise eligible, grant PD.

- a. Explain to client that PD temporarily grants Medi-Cal eligibility pending the formal disability decision by SP-DED.
- In Item 10, "County Worker Comments" section of the MC 221, check the "PD approved" box.
- c. Notify the client via a Notice of Action (NOA) that approval is based on PD.
- 2. If SP-DED Grants PD

CWD should immediately process case and grant PD.

3. If SP-DED Denies Claim
After a PD Decision

Send a NOA discontinuing the PD. Client cannot receive continued benefits (aid paid pending) if a State Hearing is not requested timely.

# B. SP-DED

1. CWD Notification

If CWD did not grant PD and SP-DED determines that the client meets PD criteria, the appropriate CWD liaison will be contacted by phone.

2. MC 221

When SP-DED requests that CWD grant PD, it will indicate in Item 16, "Basis For Decision" section of the MC 221: "PD decision phoned to CWD liaison; received by (name of contact) on (date)". This remark will be initialed and dated.

A photocopy of the MC 221 will be mailed to CWD liaison as verification that PD was granted.

3. Formal Decision Made

SP-DED will process case as quickly as possible to make a formal determination.

If disability is not established when a formal decision is made, SP-DED will indicate in Item 16, "Basis For Decision" section of MC 221: "Previous PD decision not supported by additional evidence".

#### 22 C-4 -- COMPLETING DISABILITY EVALUATION FORMS

# 1. MC 017/MC 017 (SP) -- WHAT YOU SHOULD KNOW ABOUT YOUR MEDI-CAL DISABILITY APPLICATION

This is an optional form which may be given to client who wishes to pursue a Med-Cal application based on disability. This informational form gives client an overview of what can be expected when an application based on disability is filed.

## 2. MC 179/MC 179 (SP) -- 90 DAY STATUS LETTER

#### A. <u>BACKGROUND</u>

Section 50177 of Title 22 of the California Code of Regulations requires CWDs to complete the determination of eligibility no later than 90 days from the date the client requests Medi-Cal based on disability or blindness. To ensure timeliness, the <u>Radcliffe and Harris</u> v. <u>Coye</u>, et al (Radcliffe) lawsuit specified that:

- Independent disability determinations be made within the time limit required by law; and
- A status letter be issued to client whose disability determination would not be decided within 90 days.

Form MC 179 was developed for client notification by CWD if a disability packet has not been sent to SP-DED by the 80th day from the date disability or blindness is alleged. It informs client of reason(s) for a delay in the claim processing.

The 80th day is counted from the date specified in Item 5 of the MC 221. For <u>APPLICANT</u>, date should be the SAWS 1 date; for <u>BENEFICIARY</u>, the date should be the date of the most recent MC 223, Applicant's Supplemental Statement of Facts.

#### B. COMPLETING THE MC 179

The MC 179 (English and Spanish) was developed for CWD use only. This status letter informs client that there has been a delay in processing the disability-based Medi-Cal claim and the reason(s) why the claim has not been referred to SP-DED. The status letter provides check blocks and blank spaces for completion by CWD.

It informs client that "We are awaiting the following information":

- For you to respond to our request for additional information. (CWDs may use their discretion as to inserting additional information on the blank lines.);
- For you to respond to our request to come into the office;

- For you to contact your eligibility worker <u>RIGHT AWAY</u> because your disability form(s) is not completed correctly; and
- Other. (Specify reason(s) in space provided.)

#### C. WHEN THE MC 179 IS USED

County MUST issue MC 179 in the following situations:

- 1. No later than the 80th day from date Medi-Cal based on disability is requested, if disability packet has not been submitted to SP-DED, or
- 2. At any time prior to the 80th day if CWD knows that the packet will not be sent by the 80th day, or
- 3. If on the 80th day, CWD has a returned SP-DED referral packet, or
- 4. If CWD received a letter from SP-DED that the MC 179 was missing when SP-DED received the referral packet on the 86th day or later. Attach copy of MC 179 sent to client to a copy of SP-DED's letter with the comment "see attached" on SP-DED's letter, and send to SP-DED.

#### D. SEND COPY OF MC 179 TO SP-DED

1. Attach copy of MC 179 to SP-DED disability packet if packet has not been sent by the 80th day, is not expected to be sent by the 80th day, or if on the 80th day or later CWD has a returned disability packet.

Check box in item 10 of the MC 221 which specifies "(MC 179) 90-Day Status Letter Attached" to inform SP-DED that the letter was sent to client.

 Attach copy of MC 179 to copy of SP-DED's form letter (OX 9 from Oakland Branch or LAX 9 for LA Branch) which informed CWD that case was received by SP-DED after the 86th day without a copy of the MC 179 included. Enter comment "see attached" on copy of SP-DED's letter.

#### 3. MC 220 -- AUTHORIZATION FOR RELEASE OF MEDICAL INFORMATION

## A. HOW THE MC 220 IS USED

The MC 220 authorizes the release of medical records, including testing and treatment records, for medical conditions including Human Immunodeficiency Virus (HIV), Acquired Immune Deficiency Syndrome (AIDS), or AIDS-Related Complex (ARC) patients.

## B. ONE MC 220 PER TREATING SOURCE

An MC 220 signed by client is required for each treating source (one who has treated client for a significant medical problem), testing facility, or agency listed on the MC 223, except for Social Security. Only one treating source may be designated per signed MC 220. Three extra MC 220s containing only client's signature should be obtained.

#### C. HOW TO COMPLETE THE MC 220

 <u>Do</u>: Enter client's name, Social Security Number, name of doctor, hospital, or clinic where treatment was received, and hospital

or clinic record number.

 Do Not: Enter address of treating source or beginning and ending dates of treatment. They will be completed by SP-DED. However, if

of treatment. They will be completed by SP-DED. However, if request is for alcohol or drug abuse information, form should be

completely filled out.

3. Do Not: Date form as MC 220s are only good for 90 days from date

entered. Forms dated more than 90 days prior to SP-DED's

receipt will be returned to CWD.

Undated forms expedite the disability process as they avoid returned packets due to the 90 day requirement. However, if client refuses to sign form unless a date is entered, client will

be allowed to date form.

4. <u>Do Not</u>: Alter, cross out, white out, or make changes to MC 220, as

these are not acceptable to treating source. Any altered MC

220 will be returned by SP-DED.

5. Do Not: Send MC 220s with photocopied signatures, as they are not

acceptable to treating source.

6. <u>Do</u>: Send three extra MC 220s which contain only client's

signature. These are used when additional treating sources are

identified during case development.

## D. <u>SIGNATURE REQUIREMENTS</u>

The MC 220 may be signed by:

- Client:
- Legal representative of a minor or incompetent client;
- Legal or personal representative of a client physically incapable of signing; or
- Personal representative of an incompetent or deceased client.

When requesting the release of medical information pertaining to minor consent services as specified in Article 19B, the minor (who has attained the age of 12) must sign the release.

Special considerations on handling MC 220s are as follows:

#### 1. Client Has A Guardian Or Conservator

The MC 220 must include signature of guardian or conservator. Enter relationship to client next to signature (e.g., legal guardian).

#### 2. The Client Is Incompetent Or Physically Incapable of Signing

If client is incompetent or physically incapable of signing, and does not have a guardian or conservator, MC 220 may be signed by the legal or personal representative who is acting on client's behalf. Enter relationship to client next to signature (e.g., spouse, mother, friend). Specify reason why client cannot sign MC 220 below signature line.

#### 3. The Client Can Only Sign With A Mark

If client can only sign with a mark (e.g., "X") or other unrecognizable symbol (e.g., non-English character), MC 220 must include:

- Signature or mark of client;
- Client's name, written next to the "X" or symbol;
- Signature of witness. <u>NOTE</u>: Witness signatures with an "X" or other unrecognizable symbol are not acceptable; and
- Relationship of witness to client.

## E. AUTHORIZED REPRESENTATIVE (AR) FORM IN FILE

A signed AR form grants another person authority to accompany, assist and represent client during application for or redetermination of Medi-Cal benefits, but does not permit the AR to sign MC 220s, unless client is incompetent. The AR form must be included in the packet sent to SP-DED to allow contact with the AR.

MC 220s must be signed by client unless client is a minor, has a guardian or conservator, is incompetent or physically incapable of signing the releases.

#### 4. MC 221 -- DISABILITY DETERMINATION AND TRANSMITTAL

#### A. USE OF FORM

Item 2:

This is the transmittal and determination document shared between CWD and SP-DED. It is used only for new applications or resubmitted cases to SP-DED.

NOTE: If a case is pending in SP-DED, <u>DO NOT</u> use the MC 221 to update SP-DED regarding any changes or to provide new information. Use MC 222 - DED Pending Information Update form instead.

The reverse side of this form provides information on how to complete items 5, 6, and 8.

#### B. HOW TO COMPLETE THE MC 221

Items 1 to 4, and 7: Provides vital information on the applicant.

If a Social Security Number is pending, the word "Pending" should be inserted or an explanation as to why there is no number. If left blank, the packet will be returned to CWD.

number. If left blank, the packet will be returned to CWD.

Item 5: The month, day and year must be provided. For APPLICANT,

insert the SAWS 1 date. For <u>BENEFICIARY</u> who alleges blindness or disability, the date must reflect date CWD becomes aware that beneficiary is requesting a reclassification to a disabled category (the date will most likely be date on MC 223). This is the beginning date for the 90-day promptness requirement of Section 50177 of Title 22 of the California Code

of Regulations.

Item 6: List each separate month for which retroactive coverage is

requested (not more than 3 months prior to application date).

Item 8: Check all applicable boxes.

Item 9: Check if applicant is currently in a hospital and identify hospital.

If checked, include MC 220 for hospital.

Item 10: Insert information CWD needs to relay to SP-DED. Attach

additional sheets or forms, such as the DHS 7045 (Worker Observation form), as needed. If additional sheets or forms are

attached, check "See Attached Sheet" box.

NOTE: If MC 179 is attached, check "90 Day Status Letter Attached" box. If Presumptive Disability (PD) was granted, check the "PD Approved" box.

Items 11 and 12:

CWD worker information and date sent must be clearly identified.

Items 13 to 20:

These will be completed by SP-DED. These inform CWD if case is approved, denied or if no determination was made. The decision codes and reasons for the decision are found in Section 22 C-8 -- Processing SP-DED Decisions.

NOTE: If SP-DED forwarded a packet to another Branch to "equalize" its caseload, a box at the bottom of form ("Oakland" or "LA") will be checked to specify the Branch to which jurisdiction was transferred. A copy of the MC 221, with one of the boxes checked, will be sent to CWD by the receiving Branch ONLY if a case is "equalized". This alerts CWD that the case is assigned to a Branch other than the one to which a packet was sent.

#### 5. MC 222 LA/MC 222 OAK -- DED PENDING INFORMATION UPDATE

#### A. USE OF FORM

This form is sent to SP-DED when CWD becomes aware of new or changed information affecting a pending case. CWDs who send packets to Los Angeles SP-DED will use MC 222 LA. Other CWDs who send packets to Oakland SP-DED will use MC 222 OAK. Use of this form replaces the updating of SP-DED via an MC 221, which will be used only for new applications and resubmitted cases.

#### B. CHANGES TO REPORT TO SP-DED

CWDs will report the following changes to SP-DED while a disability case is pending in SP-DED:

- 1. Change in client's address;
- 2. Change in client's name, telephone or message number;
- Denial or discontinuance of client on basis of non medical information (e.g., excess property);
- 4. Withdrawal of application;
- 5. Cancellation of Authorization for Release of Information (MC 220) by client;
- 6. Death of client;
- 7. Receipt of new medical evidence (attach new medical evidence to MC 222);
- 8. Availability of interpreter (provide name and phone number);
- 9. Change in EW; and
- Any other pertinent information which affects SP-DED's actions on a pending case.

# 6. MC 223 -- APPLICANT'S SUPPLEMENTAL STATEMENT OF FACTS FOR MEDI-CAL (ENGLISH/SPANISH)

The MC 223 helps SP-DED obtain a clear and accurate picture of client's disabling condition(s). Client should identify <u>ALL</u> pertinent medical, vocational, social and/or third party sources who can provide relevant information regarding his/her condition. Addresses and telephone numbers where the sources can be located <u>MUST</u> be provided.

#### A. IMPACT OF SSA'S DECISION

The 1990 revisions to 42 CFR 435.541 clarify the controlling nature of SSA's disability decisions when client has made both an SSA disability application and a Medi-Cal application based on disability. These revisions specify when client must be referred back to SSA or SP-DED.

It is extremely important that client inform CWD if there was an SSA disability decision in the past, or if there is a current SSA disability claim or appeal pending.

#### B. QUESTIONS WHICH PERTAIN TO AN SSA DECISION

Questions 5 through 5D help CWD decide whether to deny an application for Medi-Cal based on disability and refer client to SSA, or whether to refer client to SP-DED for an independent disability decision.

#### C. HOW TO COMPLETE THE MC 223

EWs should assist client in completing form thoroughly, as incomplete forms may result in case delays. Any discrepancy, especially in personal information, should be resolved before sending case to SP-DED.

Parts I and II below, Personal and Medical Information, should be completed by client as much as possible. Any corrections should be initialed. CWD staff should write any information which may be helpful for case processing in margin designated as "County Use Only".

#### **PART 1 - PERSONAL INFORMATION**

Item 1a	Provide full name.
Item 1b	Include Social Security Number. If none exists, indicate "Pending" on "N/A" (applies to all cases). <u>DO NOT</u> leave blank.
Item 1c	Specify month, day AND year of birth.
Item 1d	Provide all known alias(es).
Item 1e	Specify if male or female.
Item 1f-g	Provide height in feet and inches, and weight in pounds.

- Item 2a-b Provide residence address. Specify mailing address if different.
- Item 3 Provide area code and phone number. Indicate if there is no phone or if there is a message number. Specify best time to call.
- Item 4a-b Indicate if English is spoken; if not, specify language spoken. If interpreter is available, indicate name, phone number and best time to call.

#### **PART II - MEDICAL INFORMATION**

Indicate if client applied for Social Security or Supplemental Security Income (SSI) disability benefits within the past two years.

NOTE: CWD will review client's responses to Items 5-5d.

- If "no", submit disability packet to SP-DED.
- If "yes", consider the following questions on client's SSA disability claim:
  - did SSA approve claim?
  - did SSA deny claim or is status unknown or pending?
  - was decision made within or more than 12 months of the Medi-Cal application?
  - was SSA's denial appealed?
  - has client's condition worsened or have new medical problems developed?
- If "yes", refer to the following chart which specifies whether case should be referred to SSA or SP-DED. If client is referred to SSA, CWD will deny the disability application and issue denial NOA, MC 239 SD (3/92), and Important Information Regarding Your Appeal Rights - Social Security Information, MC Information Notice 13 (3/92).

#### SSA/SP-DED CLIENT REFERRAL CHART

Items 5 to 5D of the MC 223, Applicant's Supplemental Statement of Facts For Medi-Cal, identify whether client has applied for Social Security or SSI disability benefits in the past two years. Client's responses determine whether a disability claim is referred to SSA or SP-DED. The following chart helps to identify where the claim should be referred.

CLIENT STATUS	SITUATION	QUESTIONS AND ANSWERS	SSA	SP-DED
1. Did Not Apply		Q 5 = No		X
2. Applied	Application Status Unknown or Pending	Q 5 = Yes Q 5A = Unknown/Pending		×
3. Allowed/Denied	Decision On Appeal	Q 5 = Yes Q 5A = On Appeal	×	
4. Allowed	Has SSA award letter proving current receipt of benefits.	Q 5A = Approved	None	None
5. Allowed	Has SSA award letter proving current receipt of benefits. Needs retro Medi-Cal.	Q 5A = Approved		х
6. Denied	Has SSA letter proving denial based on income and/or resources.	Q 5A = Denied		х
7. Denied	Denial within previous 60 days. Did not ask SSA to reconsider the previous denial.	Q 5B = Date within 60 days.	×	
8. Denied	Denial within 12 months. Alleges worsening of same condition. (Provides proof, if condition now meets Presumptive Disability criteria.) Did not ask SSA to reopen previous denial.	Q 5B = Date within 12 months. Q 5C = Yes	х	
9. Denied	Denial within 12 months. Has SSA letter proving SSA refusal to reopen previous denial.	Q 5B = Date within 12 months.		×
10, Denied	Denial within 12 months. Alleges new condition not considered by SSA. Has not reapplied with SSA.	Q 5B = Date within 12 months. Q 5D = Yes		×
11. Denied	Denial within 12 months. Does not allege new condition or worsening of same condition.	Q 5B = Date within 12 months. Q 5C/D= No	×	
12. Denied	Denial over 12 months. Same condition worsened, or has new medical problem not considered by SSA. Has not reapplied or appealed with SSA.	Q 5B = Date over 12 months. Q 5C/D = Yes		×
13. Denied	Denial over 12 months. No worsening of same condition, or has no new medical problems.	Q 5B = Date over 12 months. Q 5C/D = No	×	

- Indicate all medical problems that prevent work activity or limit daily activities.

  Specify when they started and attach additional pages if needed.
- Indicate any CLINIC OR HOSPITAL where treatment was received in last 12 months. Enter COMPLETE name(s) and address(es), including zip codes. Include <u>current</u> phone numbers including area codes. Enter patient, clinic or member numbers when applicable. (If treatment received at additional clinics or hospitals, complete page 8.) Complete MC 220 (7/93) for every treating source identified. Check box in county use margin to ensure that MC 220s have been completed.

**NOTE**: CWD will state if information is unobtainable despite diligent efforts on address line or in right margin, or it will appear that it was inadvertently omitted. **DO NOT** leave blank.

Specify any DOCTOR seen OUTSIDE OF the clinics or hospitals listed in items 7-8, including one who is out of county/state. Enter COMPLETE name and address including zip codes, and <u>current</u> phone number with area code. Complete MC 220 (7/93) for every treating source identified. Check box in right margin to ensure that MC 220s have been completed.

NOTE: CWD will state if information is unobtainable despite diligent efforts on address line or in right margin, or it will appear that it was inadvertently omitted.

DO NOT leave blank.

- Item 10 Enter all testing performed and give COMPLETE name/address of facility and date of test. If others were performed but names are unknown, enter "unknown test" in "Other". Complete MC 220 (7/93) for every treating source, if not identified previously in items 7-9.
- Item 11 If additional treatment was received or testing performed in last 12 months, complete page 8. Complete MC 220 (7/93) for every treating source, if not identified previously in items 7-9.

**NOTE**: CWD will check box in right margin to ensure that MC 220s have been completed.

- Item 12 List third party sources who know about the medical condition(s), as SP-DED may need to contact them.
- Item 13 Indicate willingness to go to additional medical examinations which may be needed and which will be paid by the state.

#### **PART III - SOCIAL AND EDUCATIONAL INFORMATION**

Item 14

Indicate what daily activities are participated in and how they are affected by the medical condition(s). This is helpful to SP-DED, especially in mental or emotional disorders.

Item 15a-c

Indicate highest grade or if GED completed, when it was completed, or if special education classes were involved.

**NOTE**: CWD will indicate any inconsistency noticed by notating it in right margin or in "Comments" section of MC 221 (e.g., client indicates an eighth grade education but has significant difficulties in reading, writing or understanding).

Item 16

Specify if there was work activity within last 15 years. If "yes", complete Part IV.

#### **PART IV - WORK HISTORY**

Item 17

Enter job title, dates worked and job description. If no description is provided, SP-DED will use the job description in the <u>Dictionary of Occupational Titles</u>.

#### Highlights Of What To Include In Job Description:

- Types of tools, machines or equipment used;
- Whether writing or supervisory duties were involved;
- Frequency and weight of lifting involved;
- Hours spent sitting, standing and walking;
- Other exertional requirements, such as climbing or bending; and
- Description of alterations made to job functions to accommodate impairments, such as special equipment or changes in duties

#### PART V - SIGNATURE AND CERTIFICATION

Enter proper signature(s) and current date.

NOTE: CWD will provide client three extra MC 220s (7/93) for client's signature only.

# 7. MC 239 SD -- MEDI-CAL NOTICE OF ACTION - DENIAL OF BENEFITS DUE TO A FEDERAL SOCIAL SECURITY DISABILITY DETERMINATION (ENGLISH/SPANISH)

If the following exist, SP-DED is not allowed to make an independent decision and CWD must complete MC 239 SD to notify client that case is denied.

 SSA has denied a disability claim on the same condition(s) which is (are) alleged on the Medi-Cal application based on disability <u>AND</u> the application is within 12 months of the SSA denial <u>AND</u> client has a worsening of his/her condition.

#### OR

- The Medi-Cal application based on disability is within 12, or more than 12 months of the SSA denial AND client has no changes or new condition(s).
- 8. MC INFORMATION NOTICE 13 -- IMPORTANT INFORMATION REGARDING YOUR APPEAL RIGHTS/SOCIAL SECURITY INFORMATION (ENGLISH/SPANISH)

This notice is used in conjunction with Medi-Cal Notice of Action, MC 239 SD. It informs client of the following:

- Appeal rights through SSA,
- Information regarding SSA reconsideration/reopening,
- Circumstances in which SP-DED cannot make an independent disability determination,
- Circumstances in which SP-DED is allowed to make an independent disability determination, and
- Circumstances in which client is allowed to file for a state hearing.

#### 9. MC 272 -- SGA WORKSHEET

This worksheet is used when applicant has gross earned income of over \$500.

Section I Add gross average earnings. Include in-kind payments received, such as room and board, and any other income, such as tips.

Section II Compute allowable Impairment-Related Work Expenses (IRWE is explained in detail in Article 22 C-1 -- Determining SGA) and deduct from gross earnings.

Section III If applicant's work is subsidized (as specified in Article 22 C-1), indicate what subsidy is worth.

Section IV "Net countable earnings", after deductions, should be \$500 or less in order for case to be referred to SP-DED. If above \$500, client is performing SGA and ineligible for Disabled-MN.

#### 10. MC 273 -- WORK ACTIVITY REPORT (ENGLISH/SPANISH)

Form is provided to applicant to inform him/her about the \$500 SGA limit. It gives applicant the opportunity to provide information leading to IRWE or subsidy deductions.

Items 1 to 8 Applicant completes these items.

Item 9 EW indicates if (a) subsidy or (b) IRWE is applied to gross earned income and if applicant is found to be engaging in (c)

SGA.

EW indicates in "Explanation" section how a decision of SGA

or non-SGA was determined.

#### 11. MC 4033 -- UPDATE TO DISABILITY LIAISON LISTS

CWD completes MC 4033 to notify the state of any updates needed for designated liaisons and mailing lists for either:

- MEDI-CAL LIAISON(S) FOR DISABILITY ISSUES, or
- MEDI-CAL LIAISON(S) FOR QUARTERLY STATUS LISTINGS FOR PENDING AND CLOSED DISABILITY CASES.

Check appropriate listing being changed. Specify items being updated. Complete a separate form for each representative and corresponding information being updated. Print or type the information. Send form to DHS-MEB.

# 12. DHS 7035A / DHS 7035C -- MEDICAL REPORT ON ADULT/CHILD WITH ALLEGATION OF HIV

DHS 7035A is used for an adult, and DHS 7035C for a child, who alleges HIV, AIDS or ARC. These are completed by a medical source when client alleges having Human Immunodeficiency Virus (HIV) infection, Acquired Immune Deficiency Syndrome (AIDS), or AIDS-Related Complex (ARC). Upon receipt of form, CWD processes case under Presumptive Disability (PD) criteria.

Article 22 C-2 -- Determining Presumptive Disability discusses in detail how this form is used and evaluated.

#### 13. DHS 7045 -- WORKER OBSERVATIONS - DISABILITY

CWD staff should use form to record comments on an individual's physical, mental, and/or emotional problems. If DHS 7045 is not used to record observations, CWD should provide observations in Item 10, "County Worker Comments" section of MC 221. <u>Article 22 C-4 -- Providing CWD Worker Observations</u> provides guidelines in assisting EWs in providing observations to SP-DED.

DHS 7045 may be submitted to SP-DED with the disability packet or at a later date, should EW have additional observations to provide.

	<b>\PPI</b>	ICANT'S SUI				MENT		COUNT	Y USE ONLY
		OF FACT	SF	OR MEDI-	·CAL		Cox	nty Number/Aid	l Code/Case Numbe
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		PART I—PER	SON	AL INFORM	IATION		1		_
. Ap	pplicant	name (Last, First, MI)	· · · · · · · · · · · · · · · · · · ·			1b. Social	Secu	rity number	lc. Date of birth
						-		-	/ /
l. Ot	ther nar	me(s) used (Last, First,	MI)		**************************************	le. Sex		lf. Height	lg. Weight
						Mal Fem		Feet	Pounds
. He	ome add	iress	····		City	1 Great	AGU C	State	ZIP code
. M	ailing a	ddress (if different)			City		-	State	ZIP code
. Da	aytime t	telephone number		Check if:	•				Best time to call
_				_ Message	Phone (				
. De	o you sp	eak English?	4b.	Do you have an interpreter?	If YES, inte	rpreter's nan	ne:		Best time to call
	Yes I	f YES, go to Part II		Yes No					
	No I	f NO, what language	(s) do	you speak:	Interpreter'	s phone num	ber:		
	-		······	***************************************	, ,				
	-								
			PA	RT II—MED	ICAL INI	FORMAT	IOI	N	COUNTY USE
Н									
	ave you	applied for Social Se	ecurity	Disability or S	Supplemental	Security In	come	(SSI) Disabili	ity
be	enelīts i	n the past two (2) years	6? 🔾		Supplemental	Security In	COM 6	(SSI) Disabili	ity
be If	enetits is YES, pl	n the past two (2) years lease answer the follow	s?	Yes No		Security In	come	(SSI) Disabili	ity
be If	YES, pl	n the past two (2) years lease answer the follow Is your Social Security	s? D ring: or SS	Yes No Disability applic	ation:	_			ity
be If	YES, pl	n the past two (2) years lease answer the follow	s? D ring: or SS	Yes No Disability applic		_			ity
be If a.	enefits in YES, pl Was/	n the past two (2) years lease answer the follow Is your Social Security	s?  ring: or SSi ed?	Yes No  Disability applic Pending?	ation:	1? 🔲 Un	knov	rn?	
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be If a. b.	YES, pl Was/ A If app appli Has y	n the past two (2) years lease answer the follow is your Social Security approved? Denie proved or denied, give the cation:	s? ing: or SSI ed?	Yes No Disability applic Pending?	ation:  On Appea  nt decision on y	l? 🔲 Un rour Social S	knov ecuri	rn? ty or SSI disabil	
be If a. b.	enefits in YES, pl Was/i A If appli Has 1 If YE	n the past two (2) year, lease answer the follow Is your Social Security approved? Denie proved or denied, give the cation:  your medical problem(s.S., please explain:	s?	Yes No Disability applic Pending?  of the most recent sened since the d	ation: On Appea at decision on y late in 5b above e date in 5b, al	i? Un vour Social Socia	knov	rn? ty or SSI disabil No	ity —
be If a. b.	enefits in YES, pl Was/  A If application Has y If YE  Do your	n the past two (2) years lease answer the follow Is your Social Security approved?	s?  ring: or SSI id? he data ) worn ical predisabil	Yes No Disability applic Pending?  e of the most recent sened since the decision was re-	ation: On Appeal at decision on y late in 5b above date in 5b, al made?	Over, which y	ecuri	rn? ty or SSI disabil No id NOT have wh	ity —
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be If a. b. c. d.	enefits in YES, pl Was/i A If appliapplii Has y If YE Do your Ye	n the past two (2) years the follow Is your Social Security approved? Denie proved or denied, give the cation:  your medical problem(s) So, please explain:  ou have any NEW medical Social Security or SSI es No If YES, medical problems (physical problems (physical security or securi	s? ing: or SSi ed? he date he date what cal, pr	Yes No  Disability applic Pending?  of the most recent sened since the decision was a medical problem(sental or emotions)	ation: On Appeal at decision on y late in 5b above date in 5b, al made?	Unrour Social Sere? Yes	ecuri	rn? ty or SSI disabil No id NOT have wh	ity  nen
be If a. b. c. d.	enefits in YES, pl Was/i A If appliapplii Has y If YE Do your Ye	n the past two (2) year, the past two (2) year, lease answer the follow is your Social Security approved? Denie proved or denied, give the cation:  your medical problem(s) CS, please explain:  ou have any NEW medical Social Security or SSI are in No If YES, medical problems (physicatach additional sheet,	s? or SSI or SSI od? he date b) worn ical predicabil what	Yes No  Disability applic Pending?  of the most recent sened since the decision was a medical problem(sental or emotions)	ation: On Appeal at decision on y late in 5b above date in 5b, al made?  b)?	Unrour Social Sere? Yes	ecuri	rn? ty or SSI disabil No id NOT have wh	ity nen f your personal need WHEN DIE
be If a. b. c. d.	enefits in YES, pl Was/i A If appliapplii Has y If YE Do your Ye	n the past two (2) year, the past two (2) year, lease answer the follow is your Social Security approved? Denie proved or denied, give the cation:  your medical problem(s) CS, please explain:  ou have any NEW medical Social Security or SSI are in No If YES, medical problems (physicatach additional sheet,	s? or SSI or SSI od? he date b) worn ical predicabil what	Yes No  Disability applic Pending?  of the most recent sened since the d  oblem(s) since the lity decision was a medical problem(s) ental or emotional	ation: On Appeal at decision on y late in 5b above date in 5b, al made?  b)?	Unrour Social Sere? Yes	ecuri	rn? ty or SSI disabil No id NOT have wh	ity  nen  fyour personal need
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7. Have you received care in a c 12 months? Yes No	-	r your illness(e	s) or injury(ies) in t	he last	COUNTY USE ONLY
If YES, please fully answer t					
Name of clinic/hospital					-
Patient/clinic or member number	ann an ann an Aireann an Aireann ann an Aireann ann an Aireann an Aireann an Aireann an Aireann an Aireann an	Clinic/hospital	telephone number	***************************************	-
Name of doctor(s) seen		( )			-
ADDRESS of clinic/hospital (number	er, street, suite)	City	State	ZIP code	MC 220 Signed
Date first seen	Date last seen		Date of next appoir	itment	-  -
Reason for the visit(s)					-
Did you stay in the hospital	overnight?	para-			_]
If YES, date(s) entered:			<b>∿</b> .		
Were you seen in the emerg			b.		
•					
If YES, date(s) seen:					1
List ALL medicines received					-
List ALL treatments receive	d and the dates the i	treatments wer	received:		•
8. List any additional clinic or	hospital where you	ı have been see	n in the last 12 mor	nths.	
Name of clinic/hospital					
Patient/clinic or member number		Clinic/hospita	telephone number		_
Name of doctor(s) seen					
					— MC 220 Signed
ADDRESS of clinic/hospital (numb	er, street, mute)	City	State	ZIP code	
Date first seen	Date-last seen		Date of next appoi	ntment	
Reason for the visit(s)					
Did you stay in the hospita	l overnight? Yes	No No			
If YES, date(s) entered:		date(s) le	ft:		_
Were you seen in the emerg	gency room? 🔲 Yes	s 🔲 No			ï
If YES, date(s) seen:					_
List ALL medicines received	l:				_
List ALL treatments receive	ed and the dates the	treatments wer	re received:		<u> </u>
	ave been seen at a	dditional clin	ice or hospitale		-
17.	the last 12 month		•		

## **MEDI-CAL ELIGIBILITY MANUAL - PROCEDURES SECTION**

Have you been s listed in the las			doctor outside of the c s? Yes No	linic(s) or hosp	oital(s	) you have	e already	COUNTY USE ONLY
			TES, please fully answer all additional information		nore t	han one doo	ctor was seen	
Name of doctor(s)								
Patient/clinic or mer	nber r	umbe	T	Doctor's telephone	number			
Address of doctor (no	ımber,	street	, suite) City	1 ()		State	ZIP code	MC 220 Signe
Date first seen			Date last seen	-	Date of	next appoints	Dent	
Reason for the visit(	<b>B</b> )							
List ALL medici	nes r	eceiv	ed:					
List ALL treatm	ents	recei	ved and the dates the tre	atments were re	ceived	•		
yes or no next to	each	test.	e had any of the followin IF ADDRESS OF DOC THE NAME AND DATI	TOR, CLINIC, O				
TEST PERFORMED	YES	NO		DRESS OF OFFICE		-	DATE (MO/YR)	
			Name				(3.20,124)	
Electrocardiogram (EKG)			Address (number, street, suite	B)				MC 220 Signe
			City	Stat	Le	ZIP Code		
ms . A. 101			Name		·····			MC 220 Signe
Treadmill (exercise heart test)			Address (number, street, suite	e) Stat		ZIP Code		
			Name	Stat	re	ZIF Code		
Chest X-ray			Address (number, street, suit	8)				MC 220 Signe
•			City	Stat	Le	ZIP Code		
			Name					
Breathing Test (PFT)			Address (number, street, suit	e)	·			MC 220 Signe
			City	Stat	te	ZIP Code		
****/	1		<u> </u>			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
11.0.1			Name				1	I MC 220 Stone
Blood Tests			Address (number, street, suit	e)				MC 220 Signe
			Address (number, street, suite	e) Stat	te	ZIP Code		1 —
Blood Tests			Address (number, street, suit	Stat	te	ZIP Code		
			Address (number, street, suite	Stat		ZIP Code		MC 220 Signe

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11.	Have you had any other medical treatment or testing in the pas	t 12 months? Yes No	COUNTY USE ONLY
	If NO, go to number 12. If YES, complete page 8.		
12.	Is there anyone else (a friend, relative, social worker, rehab coun etc.) we may contact for information regarding your illness or is activities or keeps you from working? Yes No		
	If YES, please list below:		
	Name		•
	Address (number, street, suite)		
	· ·	ship to you	-
	Name		•
	Address (number, street, suite)		
	Telephone number Relations	hip to you	-
	Name		<u>-</u>
	Address (number, street, suite)		
	Telephone number	ship to you	
	Are you willing to go to additional medical examinations if need		4
	PART III—SOCIAL AND EDUCATIONAL		4
14.	. Describe your daily activities and tell us how much your condit	ion limits your activities.	
15	. Describe your educational background.		
	a. Check the highest grade you finished in school:		
	1 2 3 4 5 6 7 8 9 10	□ 11	
	12 or GED (same as finishing 12th grade) 12+		
	b. When finished? Month/year:		
	c. Did you take special education classes?   Yes   No		
16	. Have you done any type of work for more than 30 days during work done in another country.)	g the last 15 years? (This includes	
	Yes No		
	If NO, skip Part IV, go to Part V, page 7, for your signature.		
	If YES, answer Part IV, page 5, beginning with number 17.		
MÇ	223 (6/04)		Page 4 o

PARTIV	-WORK HISTORY	COUNTY USE ONI
	least 30 days during the last 15 years. Start with your most, ask your county worker for additional pages.)	
Job title	Type of business	
Dates worked (month/year)	Hours per week Rate of pay Per hour/wk/mo	
From: To:		
DESCRIPTION OF THE JOB (This	s is what I did and how I did it)	
These are the tools, machines, and eq	uipment I used:	
I took this long to learn the job:  I wrote, completed reports, or perform I had supervisory responsibilities		
PHYSICAL ACTIVITY	Circle One	
I walked this many hours in an avera	ge workday: 0 1 2 3 4 5 6 7 8	
I stood this many hours in an average	e workday: 0 1 2 3 4 5 6 7 8	
I sat this many hours in an average v	vorkday: 0 1 2 3 4 5 6 7 8	
I climbed this much in an average wo	rkday:	
Never	Occasionally Frequently Constantly	
I bent over this much in an average w	vorkday:	
☐ Never	Occasionally Frequently Constantly	
Heaviest weight I lifted:	10 lbs 20 lbs 50 lbs Over 100 lbs	
I often lifted/carried up to:	10 lbs 20 lbs 50 lbs Over 100 lbs	
Did you have any of your curriob?  Yes  No	rent medical problem(s) when you performed this	
	bs go to Part V, page 7, for your signature. If NO, but you page. If YES, please complete the following information.	
Name of medical problem(s):		
	ngements (such as extra breaks, special equipment, change	
If YES, describe the special arrangen	nents made:	
Did you have to stop working because	e of your medical problem(s)? 🔲 Yes 🔲 No	
If YES, when? Month	Day Year	
Have you done any other work for mo	ore than 30 days during the last 15 years? 🔲 Yes 🔲 No	.]
70.370 + 70 + 37	ignature. If YES, continue on 17b, next page.	

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		of Dusiness			
Dates worked (month/year)	Hour	s per week	Rate of pay	Per hour/wk/mo	
From: To:					
DESCRIPTION OF THE JO	B (This is what I did	l and how I di	d it)		
These are the tools, machines	, and equipment I us	ed:			
					_
I took this long to learn the je				nonth(s).	
I wrote, completed reports, or I had supervisory responsibili			☐ No		
PHYSICAL ACTIVITY		Circ	ele One		
I walked this many hours in	ın average workday:	0 1 2	3 4 5 6	7 8	
I stood this many hours in ar	average workday:	0 1 2	3 4 5 6	7 8	
I sat this many hours in an a	verage workday:	0 1 2	3 4 5 6	7 8	
I climbed this much in an ave	rage workday:				
	Never Occasio	onally 🗀 F	requently	Constantly	
I bent over this much in an a	verage workday:	_	•		
0	Never	onally 🔲 I	requently	Constantly	
Heaviest weight I lifted:	☐ 10 lbs	20 lbs	☐ 50 lbs	Over 100 lbs	
I often lifted/carried up to:	☐ 10 lbs	20 lbs	☐ 50 lbs	Over 100 lbs	
Did you have any of yo	ur current medica	nl problem(s	) when yo	u performed thi	s
If NO, and you have had NO have had other jobs, ask you following information.					
Name of medical problem(s):		·			
Did your employer make spein job duties, etc.) so you cou				l equipment, chang	ge
If YES, describe the special	rrangements made:				
Did you have to stop working	because of your med	lical problem(	s)? 🔲 Yes	□ No	
If YES, when? Month					
Have you done any other wo	k for more than 30 d	ays during th	e last 15 yea	ars? 🗌 Yes 🔲 N	lo
If NO, go to Part V, page 7 pages to complete.	for your signature. I	f YES, ask yo	our county v	orker for addition	al

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# PART V—SIGNATURE AND CERTIFICATION I declare under penalty of perjury under the laws of the United States of America and the State of California that the information contained in this Supplemental Statement of Facts is true and correct. Signature of Applicant Date Signature of Witness (If applicant signed with a mark) Date Signature of person helping applicant fill out the form Date

You will need to sign an authorization for release of information for each clinic, hospital, and testing facility that you list and for each doctor you saw outside of a clinic or hospital. Your county worker will provide you with additional forms which you will need to sign.

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Continued answer(s) to ques 3. If you need more room, pl	stion(s) number 8 on page : ease ask your county work	2, number 9 on per for additiona	page 3, and num l pages to compl	ber 10 on page ete.	COUNTY USE ONLY
List any additional clinic or	r hospital where you have	been seen in th	e last 12 month	s:	
Name of clinic/hospital			**************************************		
Patient/clinic or member nun	nber	Clinic/hosi	oital telephone num	per	
Name of doctor(s) seen					
ADDRESS of clinic/hospital (r	number, street, suite)	City	State	ZIP code	MC 220 Signed
Date first seen	Date last seen		Date of next appoin	ntment	u
Reason for the visit(s)					
Did you stay in the hosp	pital overnight? Yes	□ No			
If YES, date(s) entered:		date(s) left: _			
Were you seen in the en	nergency room? 🔲 Yes	☐ No			
If YES, date(s) seen:				····	
List ALL medicines rece	eived:				
List ALL treatments rec	eived and the dates the tr	eatments were r	eceived:		
List any additional doctor ye	ou saw outside of the cli	nic(s) or hospi	tal(s) you have	already listed:	
Name of doctor(s)					
Patient/clinic or member num	nber		elephone number		
Name of doctor(s) seen	arterioran an encombre que el 1970 el 1970 de montre en encopaque per en en 1970 de 1980 de montre en en en en				
ADDRESS of doctor (number	, street, suite	City	State	ZIP code	
Date first seen	Date last seen		Date of next appoi	ntment	
Reason for the visit(s)				······································	MC 220 Signed □
List ALL medicines rece	eived:				
List ALL treatments rec	ceived and the dates the tr	eatments were	received:		
List any additional tests you	ı have had in the last 12 m	nonths:			
TEST PERFORMED	NAME AND ADDRESS O WHERE TES	F OFFICE, CLIN T(S) WAS COMPL		DATE (MO/YR)	
	Name				
	Address (number, street, suite)				
	City	8	ate ZIP cox	ie	
	Name				MC 220 Signed
	Address (number, street, suite)				
	City	S	tate ZIP co	ie	MC 220 Signed
MC 223 (8/94)					Page 8 of 8

	Momia - Heath and Welfare Agency regram			Department of	Health Service
	MEDI-CAL NOTICE OF ACTION		Γ	(County Stamp)	乛
	DENIAL OF BENEFITS DUE TO A FEDERAL SOCIAL SECURITY DISABILITY DETERMINATION				
		$\neg$	·		
				(Names)	
Yo	our application for Medi-Cal dated	has	been denied.		
Y	ou have been denied because of the follow	ving reasons:			
bi ui	ederal disability rules do not allow us to melow apply to you. The State must use the onder the conditions listed below.	e Social Security	y Administration's (SS	SA) disability determinati	on
	he State has no authority to review your d prough the SSA medical review process.	isability status il	SSA denied your SS	A and/or SSI disability o	laim
		AND			
Y	ou claim the same disabling condition con		<b>i.</b>		
		<u>O</u> B			
Y th	our Medi-Cat application based on disabili hat you were not disabled, and you now cl	ity is within 12 n aim that your co	nonths of the date tha andition has gotten wo	t SSA and/or SSI deterr orse or changed.	nined
e	Because your disabling condition has wors econsidered or reopened. (SEE SSA APF	en, <u>you <b>MUS</b>T (</u> PEAL RIGHTS (	contact your local SS/ ON ADDITIONAL PAG	A <u>office</u> for your case to SE.)	be
-	If SSA <u>REFUSES</u> to reconsider or reopen Cal.)	your case, you	may come back to th	e county and reapply for	Medi-
(	You may also apply for Medi-Cal if SSI de	nied/discontinue	ed your claim for reas	ons other than disability.	)
Ŧ	This section is required by Title 42 of the C Regulations, Title 22, Sections 50005, 500	ode of Federal 06, 50167 and 9	Regulations, Part 435 50223.	and California Code of	
	IF YOU BELIEVE THAT TO FILE A MEDI-CAL APPL THE BACK OF THIS NO THI	ICATION WAS	INCORRECTLY MAD DING YOUR RIGHTS	E, PLEASE SEE	
	(Eligibility Worker)	······································	(Phone)	(Date	

#### YOUR HEARING RIGHTS

#### To Ask For a State Hearing

The right side of this sheet tells how.

- \* You only have 90 days to ask for a hearing
- \* The 50 days staned the day after we maked this hell
- You have a much shorter time to ask for a hearing if you want to keep your same benefits.

#### To Keep Your Same Benefits While You Wait For a Hearing

You must ask for a hearing before the action takes place.

- . Your Cash Aid will stay the same until your hearing
- \* Your Medi-Cal will stay the same until your hearing
- Your Food Stamps will stay the same until the hearing or the end of your certification period, whichever is earlier.
- If the hearing decision says we are right, you will owe us for any extra cash aid or food stamps you got.

#### To Have Your Benefits Cut Now

If you want your Cash Aid or Food Stamps cut while you want for a hearing, check one or both boxes.

Cash Aid Food Stamps

#### To Get Help

You can ask about your hearing rights or free legal aid at the state information number.

Call toll free: 1-800-952-5253 If you are deaf and use TDD call: 1-800-952-8349

If you don't want to come to the hearing alone, you can bring a friend, an attorney or anyone else. You must get the other person yourself.

You may get free legal help at your local legal aid office or welfare rights group.

#### Other Information

Child Support: The District Attorney's office will help you collect child support even if you are not on cash aid. There is no cost for this help. If they now collect child support for you, they will keep doing so unless you tell them in writing to stop. They will send you any current support money collected. They will keep past due money collected that is owed to the county.

Familty Planning: Your welfare office will give you information when you ask.

Hearing File: If you ask for a hearing, the State Hearing Office will set up a file. You have the right to see this file. The State may give your file to the Welfare Department, the U.S. Department of Health and Human Services and the U.S. Department of Agriculture. (W & I Code Section 10950)

NA BACK 6

#### HOW TO ASK FOR A STATE HEARING

The best way to ask for a hearing is to fill out this page and send or take it to:

You may also call 1-800-952-5253.

#### **HEARING REQUEST**

Cash Aic	Food Stamps		Medr-Cal
dere's why:			· · · · · · · · · · · · · · · · · · ·
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of Colleges - Health and Wellers Agency Cal Program			Department of (	Heath Service
NOTIFICACION DE AC DE MEDI-CAL	CION	Γ	(Selio del Condado)	$\neg$
NEGACION DE BENEFIC DEBIDO A UNA DETERMINA FEDERAL DE INCAPACIDAD	ACION	L		
DMINISTRACION DEL SEGUR		No. del C	BSC:	
	—			
	1	Negación	para:	··········
			(Nombres)	
	ı			
Su solicitud para Medi-Cal de fecha	at	na sido negada.		
Se le ha negado debido a las siguid	entes razones:			
Las normas federales sobre incapa separado si alguna de las condicion determinación de la Administración	nes siguientes, es pe	rtinente a usted. El esta	ido tiene que utilizar la	
enumeradas enseguida.				
enumeradas enseguida. El estado no tiene la autoridad de li incapacidad de la SSA y/o el SSI, a	nacer una revisión de a través del procaso d	la incapacidad suya si l de revisión médico de la	a SSA negó su reclamo p SSA.	oara
El estado no tiene la autoridad de l	nacer una revisión de a través del proceso ( Y	de revisión médico de la	a SSA negó su reclamo p SSA.	para
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#### COMO PEDIR UNA AUDIENCIA CON EL ESTADO SUS DERECHOS A UNA AUDIENCIA Para pedir una audiencia con el estado. La mejor manera de solicitar una audiencia es Henar esta página y El lado derecho de esta página le indica cómo hacerlo envierie e · Usted tiene solamente 90 dias para solicitar una audiencia. Los Su gias comental le enviamos esta notricacio... Tambien puede liamar al 1-800-952-5253. Tiene menos tiempo para pedir una audiencia si desea seguir recibiendo los mismos beneficios. PETICION PARA UNA AUDIENCIA Para conservar sus mismos beneficios mientras espera una Deseo solicitar una audiencia a causa de una acción ejercitada por Debe solicitar una audiencia antes que la acción entre en vigor. el Departamento de Bienestar del Condado de acerca de mi: \* Su asistencia monetaria permanecerá sin cambios nasta que se lieve a cabo su audiencia. Asistencia monetaria Estampillas para Comida · Su Medi-Cai permanecerá sin cambios hasta que se lleve Medi-Cal scabo su audiencia. Otro (anote)\_ Sus estampilias para comida permanecerán sin cambios hasta que se lieve a cabo la audiencia o hasta el fin de su périodo de certificación; lo que ocurra primero. La razón es la siguiente: \_\_\_ · Si la decisión de la audiencia indica que estamos en lo correcto, usted nos debera cualesquier dinero o estampillas para comida que haya recibido. Para que se descontinúen ahora sus beneficios Si usted desea que se descontinúen su asistencia monetaria o sus estampillas para comida mientras espera una audiencia. marque uno de los casilleros. Estamonias para comida Asistencia monetaria Para que le asistan Puede obtener informacion acerca de sus derechos a una audiencia o asesoría legal gratuita liamando al teléfono de información del estado 1-800-952-5253 1-800-952-8349 Si es sordo y usa TDD: Si no desea venir a la audiencia solo, puede traer un amigo, un abogado o cualquier otra persona, pero usted debe hacer los arregios para traer a esa otra persona. Es posible que pueda obtener ayuda legal gratuita en su oficina local de asesoramiento legal (legal aid) o de su grupo de derechos de recipientes de asistencia pública. La siguiente persona vendrá conmigo a la audiencia a ayudarme (nombre v dirección si los sabe): Otra información Mantenimiento de hijos: La oficina del Fiscal del Distrito le ayudará a cobrar mantenimiento de hijos aun cuando no esté recibiendo asistencia monetaria. Esta asistencia es gratuita. Si en la actualidad están cobrando mantenimiento de hijos a su Necesito un intérprete sin costo para mí. nombre, ellos continuarán haciéndolo hasta que usted les dé aviso por escrito indicándoles que paren. Le enviaran a usted Mi idioma es el: \_ cualesquier cantidades de mantenimiento que cobren. Se quedarán con las cantidades vencidas cobradas que se le deban Mi nombre: Planificación familiar: Su oficina de bienestar le proporcionará Dirección: información cuando usted la solicite. Expediente de la audiencia: Si usted solicita una audiencia, la oficina de audiencias con el estado formara un expediente. Usted tiene el derecho de examinar este expediente. El Estado puede dar su expediente al departamento de bienestar, al Departamento de Salud y Servicios Humanos de los Estados Unidos y al Mi Firma: \_\_\_ Departamento de Agricultura de los Estados Unidos. (Sección

SECTION: 50167, 50223 MANUAL LETTER NO.: 142 DATE: FEB 0 6 1993C-4.26f

Fecha: \_

10950 del Código de Bienestar e Instituciones)

MA BACK 6 - Sm

State of Caldomia - Health and Welfare Agency

Department of Health Services

# IMPORTANT INFORMATION REGARDING YOUR APPEAL RIGHTS SOCIAL SECURITY INFORMATION

#### Your Right To Appeal Through Social Security

If you disagree with the Social Security Administration (SSA) disability determination, you can ask that the determination be reviewed by either requesting a reconsideration or a reopening of your case. If you want a reconsideration, you must ask for it within 60 days from the date you received the notice from Social Security that denied your application for SSI (Supplemental Security Income) or Disability Benefits. If more than 60 days have gone by from such date, you must give a good reason for the delay. You may also file a new application at any time.

Your request must be made in writing through any SSA office. Be sure to tell them your name, Social Security number and why you disagree with the determination. Also tell them the date you were denied Medi-Cal by California. If you have any questions as to how to file your request with Social Security, call your local SSA office Immediately. If you visit your Social Security office, please take this notice with you.

#### STATE OF CALIFORNIA INFORMATION

#### Regarding Your Medi-Cal Disability Status

The State has no authority to review your disability status if:

- (1) you are claiming the same disabling condition which SSA considered and your condition has <u>NOT</u> gotten worse, <u>NOT</u> changed or you have <u>NO</u> new disabling condition;
- (2) you are claiming the same disabling condition which SSA considered and your condition has changed or gotten worse; AND
- (3) there was an SSA disability determination made within 12 months of the disability based Medi-Cal application, and SSA has <u>NOT</u> refused to reopen your case.

If you feel that the decision to deny you the right to file a disability based Medi-Cal application was incorrect, you should contact your local welfare office. Listed in (1) and (2) below are possible reasons which may allow you to apply for Medi-Cal based on disability.

- (1) The disabling condition that you are reporting is new and different from the one considered by SSA.
- (2) Your Medi-Cal application is within 12 months of the date of the SSA disability denial and your condition has changed or gotten worse and either:
  - (a) SSA has refused to accept your request to reopen your case;

OR

(b) you no longer meet the income and resource requirements of SSI but you may meet the income and resource requirements of Medi-Cal.

#### State Hearing Right On Issues Other Than Your Disability

Though the State may not have the right or authority to give you a hearing on your disability status (except see reasons under "It you feel that the decision..." above), you do have a right to a state hearing regarding your eligibility for Medi-Cal if:

- (1) there are minor children who live in the home who are deprived of parental care and support:
- (2) you are under 21 years of age or 65 years of age or older:
- (3) you are pregnant;
- (4) you live in a nursing home, or;
- (5) you are a refugee.

If you wish to file a state hearing, you may do so on the back of a Notice of Action.

MC INFORMATION NOTICE 13 (3/92)

State of Caldornia - Heath and Wetara Agency

Department of realth Sennor

# INFORMACION IMPORTANTE ACERCA DE SUS DERECHOS DE APELACION INFORMACION CON RESPECTO AL SEGURO SOCIAL

#### Sus Derechos de Apalación por Medio del Seguro Social

Si usted no está de acuerdo con la determinación hecha por la Administración del Seguro Social (SSA) con respecto a la incapacidad, puede pedir que se vuelva a tomar en consideración su caso, o que se vuelva a abrir. Si desea que se vuelva a tomar en consideración su caso, tiene que pedirlo en un plazo de 60 días contados a partir de la fecha en que usted reciba la notificación del Seguro Social indicando que han negado su solicitud para SSI (Seguridad de Ingreso Suplemental) o Beneficios de Incapacidad. Si pasan más de 60 días de tal fecha, deberá dar una razón justificada por su retraso. También puede presentar una nueva solicitud en cualquier momento.

Tiene que presentar su petición por escnto a través de cualquier oficina de la SSA. Asegúrese de darles su nombre, su número del Seguro Social, y decirles por qué no está de acuerdo con la determinación. También digales la fecha en que el Estado de California le negó el Medi-Cal. Si tiene preguntas acerca de cómo presentar su petición al Seguro Social, llame de inmediato a su oficina de la SSA. Si visita su oficina del Seguro Social, por favor lleve consigo esta notificación.

#### INFORMACION DEL ESTADO DE CALIFORNIA

#### Con Respecto a la Situación Suya Tocante al Medi-Cal Basado en Incapacidad

El Estado no tiene la autoridad para revisar la situación suya con respecto a incapacidad si:

- (1) usted reciama la misma condición incapacitante que la SSA ha tomado en consideración, y su condición <u>NO</u> ha empeorado, <u>NO</u> ha cambiado, o usted <u>NO</u> tiene una condición nueva que le incapacite:
- (2) usted está reclamando la misma condición incapacitante que ya tomó en consideración la SSA y su condición ha cambiado o ha empeorado: Y
- (3) la SSA tomó una determinación en los últimos 12 meses contados a partir de la fecha en que se presentó la solicitud para Medi-Cal con base en incapacidad, y la SSA NO se ha rehusado a volver a abrir su caso.

Si usted cree que la decisión de negarie el derecho de presentar una solicitud para Medi-cal con base en incapacidad fue incorrecta, debería ponerse en contacto con su oficina local de bienestar. En seguida, en los números (1) y (2), se enumeran las posibles razones que pudieran permitir solicitar Medi-Cal con base en incapacidad.

- La condición incapacitante que usted está reportando es nueva y diferente de la que tomó en consideración la SSA.
- (2) No han pasado 12 meses desde la fecha en que la SSA negó su solicitud para Medi-Cal, y su condición ha cambiado o empeorado, y ya sea que:
  - (a) la SSA se ha rehusado a aceptar su petición para volver a abrir su caso; o
  - (b) usted ya no reune los requisitos de ingresos y recursos para recibir SSI, pero posiblemente reuna los requisitos de ingresos y recursos para recibir Medi-Cal.

## Derecho a una Audiencia con el Estado con Respecto a Asuntos Diferentes a su Incapacidad

Aunque el Estado tal vez no tenga el derecho, o la autoridad de otorgarle una audiencia con relación a la situación de su incapacidad (exceptuando las razones bajo "SI usted cree que la decisión..." de arriba), usted tiene el derecho a una audiencia con el estado con respecto a su elegibilidad para recibir Medi-Cal si:

- (1) hay hijos menores de edad que viven en el hogar, que están privados del cuidado y mantenimiento de sus padres:
- (2) usted es menor de 21 años de edad o tiene 65 años de edad o más:
- (3) usted está embarazada:
- (4) usted vive en un establecimiento de cuidado continuo no intenso, o:
- (5) usted es un(a) refugiado(a).

# SI desea pedir una audiencia con el estado, puede hacerto en el reverso de una Notificación de Acción.

MC INFORMATION NOTICE 13 (SP) (3/92)

#### 22 C-6 -- ASSEMBLING AND SENDING SP-DED PACKETS

Disability packets containing forms filled out by client or CWD will initiate a disability referral. SP-DED uses these forms and other information in its disability evaluation process.

#### 1. PREPARING THE PACKET

#### A. LIMITED REFERRAL

**Contains** 

- MC 221, Disability Determination and Transmittal, and reason for limited referral shown in "Remarks" section.
- 2. Copy of prior MC 221, if available.

Submit Only Under These Circumstances

- When packet is sent within 30 days of SP-DED's decision for a reevaluation and no new treating sources are alleged.
- When an earlier onset date on an approved case is needed, if within 12 months of application, and no new treating sources are alleged for earlier onset date.

If SP-DED is unable to establish an earlier onset date with information available, it may return case as a Z56 to request additional information.

- When client is discontinued from Title XVI due to income or resources and not in receipt of Title II benefits. This includes those who were entitled to IHSS prior to being discontinued from SSI due to earnings.
- When application is made on behalf of deceased client and appropriate documentation of death is sent.

NOTE: If death certificate is not available, MC 220s signed by appropriate next-of-kin should be sent.

 When CWD is unable to verify receipt of SSI benefits, and requests only verification of SSI benefits for IHSS purposes.

Caution Recommended in Limited Packet Referrals Limited packet cases which do not meet the criteria listed above may be returned by SP-DED to CWD for a full packet.

#### B. FULL REFERRAL

A full referral packet contains the following forms:

MC 179

90-Day Status Letter

 For <u>applicant</u>: sent at 80 days after application date (SAWS 1), if packet has not yet been sent to SP-DED for any reason.

2. For <u>beneficiary</u>: sent at 80 days from date MC 223 was signed.

(MC 179 box on MC 221 must be checked, if applicable.)

MC 220

Authorization for Release of Medical Information for each treating source (plus three extra releases with signatures only)

MC 221

Disability Determination and Transmittal

MC 223

Applicant's Supplemental Statement of Facts for Medi-Cal

Appointment of Representative, If Applicable

Allows SP-DED to discuss case with Authorized Representative.

SSA Documents, If Applicable

If client had an SSA decision made prior to (or during) SP-DED's processing of a claim, it is imperative that a copy of the SSA document regarding benefits or the SSA denial letter <u>and</u> personalized denial notice be sent to SP-DED.

Death Certificate, If Applicable

Include copy if client deceased but do not hold packet if unavailable. (If packet already sent to SP-DED, forward with MC 222.)

Other

Any applicable medical documentation previously received, including documentation used for granting PD. If medical records are readily available, they may be submitted with packet. However, do not delay sending packet to obtain medical records.

## C. PACKET INFORMATION FOR RETROACTIVE MEDI-CAL

At Initial Application

- Determine if client requested retroactive Medi-Cal on MC 210;
- 2. Have client complete MC 210A for specified months; and,
- Assemble and send <u>full</u> packet to SP-DED.

Within 12 Months Of Original Application And Prior To SP-DED Decision

- Have client complete MC 210A and specify months requested;
- Complete and send MC 222 to SP-DED and specify retro months requested under "Other" section.

Within 12 Months Of Application And After A Favorable SP-DED Decision

- Have client complete MC 210A and specify months requested;
- Complete and send <u>limited</u> packet to SP-DED and indicate retro onset on MC 221, along with copy of MC 221 which showed the SP-DED allowance.

## D. REFERRALS FOR DISABLED FORMER SSI/SSP RECIPIENTS

Clients under 65 years of age who are discontinued from SSI/SSP for reasons other than cessation of disability (e.g., excess income and resources), and who are not receiving Title II benefits, will need to be referred to SP-DED to determine if disability established by SSA still exists. Disabled former SSI/SSP recipients may also include individuals in long term care (LTC).

These clients fall under <u>Ramos</u> v. <u>Myers</u> court settlement, which entitles client to an extension of <u>Medi-Cal after SSI discontinuance</u>, pending CWD determination of eligibility based on current information from client. Additional information on <u>Ramos v. Myers</u> can be found in Article 5E.

#### Responsibilities

#### CWD

- Submit a limited packet to SP-DED immediately upon client's application for Medi-Cal. Only the MC 221 is needed. Indicate in the Comments Section that "SSI/SSP discontinued for reasons other than cessation of disability".
- 2. Grant temporary Medi-Cal eligibility pending a formal disability determination by SP-DED.

#### SP-DED

- SP-DED may be able to adopt SSA's disability decision and onset date by querying SSA records. The MC 221 will be sent to CWD indicating approval.
- If SSA's mandatory reexam date (SSA expected the medical condition to improve) has passed or if SSA's disability decision cannot be verified, SP-DED may return a limited packet to CWD as a Z56 case (no determination). A full packet will be requested.

## E. THE RAILROAD RETIREMENT BOARD (RRB) PACKET REFERRAL

The RRB, a federal agency responsible for the retirement system for railroad employees, uses SSA's disability criteria for Total and Permanent Disability benefits, but not for its Occupational Disability benefits.

Recipients of Occupational Disability who apply for Medi-Cal disability must have their claim sent to SP-DED for a disability evaluation.

The following steps are taken when an applicant for Medi-Cal based on disability, or when a Medi-Cal beneficiary requests reclassification as a Medi-Cal disabled person:

#### 1. Award Letter Available

When a client presents an RRB disability benefit award letter, benefit change notice, or other verification from RRB, determine what type of RRB disability benefit is awarded.

Total And Permanent Disability

Client is disabled for Medi-Cal purposes. Retain copy of RRB's written statement; OR, document disability onset date (or date benefits began), type of RRB disability award, and date of verification for the file.

Occupational Disability

Occupational Disability is based on an inability to perform one's last railroad job and does not consider the ability to perform other work. Submit a <u>full</u> packet (MC 220, MC 221, MC 223) to SP-DED.

Type Of Award Not Identified

Client is responsible for obtaining a written statement from RRB which identifies the type of disability benefits awarded. Set a reasonable time frame for compliance. If the client is unable to obtain this verification, submit a full packet to SP-DED and an MC 220 which authorizes SP-DED to obtain copies of the RRB award information.

#### 2. Award Letter Not Available

Occupational Disability

If client states that award is for Occupational Disability, and does not wish to obtain verification from RRB, refer <u>full</u> packet to SP-DED and include MC 220 which authorizes SP-DED to obtain copies of RRB award information.

Reclassification Request

If Medi-Cal beneficiary alleges that RRB has determined that he/she is disabled and would like to be reclassified to Medi-Cal disabled category but fails, or refuses without good cause, to cooperate in providing proof about RRB disability benefits, deny Medi-Cal request for reclassification on basis of failure to cooperate.

<u>DO NOT DISCONTINUE MEDI-CAL BENEFITS</u> until/unless all other linkage ceases or another reason for discontinuance exists.

#### 2. SENDING THE PACKET

Check forms and information included in packet to ensure consistency of client's name, Social Security number and date of birth. Resolve any discrepancy pertaining to disability issues before sending packet.

Send packet to SP-DED <u>no later than ten calendar days</u> after date on the Statement of Facts (MC 223) is signed by client, unless there are circumstances beyond CWD's control. When the ten day rule is not met, the situation must be documented in case. However, <u>do not hold packet pending CWD's evaluation/verification of other non-disability factors.</u> If packet has already been sent and it is discovered that client is ineligible, send MC 222 to SP-DED.

Example: Client fails to give completed information to CWD timely. Case record documents this as the reason for not sending packet within ten days. CWD sends completed disability packet to SP-DED while continuing to verify property issues. While packet is at SP-DED, CWD discovers that client is ineligible. CWD sends MC 222 informing SP-DED that client is ineligible so that the disability evaluation can be stopped.

# 22 C-7 -- COMMUNICATING WITH SP-DED AND DHS ABOUT CHANGES AND STATUS

#### NOTIFYING SP-DED ABOUT CHANGES

#### A. MC 222 LA/ MC 222 OAK - DED PENDING INFORMATION UPDATE FORM

While a disability evaluation is pending, CWD will notify SP-DED about changes in client's situation which affect eligibility or which would enable SP-DED to contact client. MC 222 LA/OAK is used to submit changes and to report information to SP-DED.

CWDs who send packets to Los Angeles SP-DED will use MC 222 LA. Other CWDs who send packets to Oakland SP-DED will use MC 222 OAK.

#### B. TYPE OF CHANGES TO REPORT TO SP-DED

- 1. Change in client's address.
- 2. Change in client's name, telephone or message number.
- 3. Denial or discontinuance of client on basis of non medical information (e.g., excess property).
- 4. Withdrawal of application.
- 5. Cancellation of Authorization for Release of Information (MC 220) by client.
- 6. Death of client.
- 7. Receipt of new medical evidence (attach new medical evidence to MC 222).
- 8. Availability of interpreter (provide name and phone number).
- 9. Change in EW.
- Any other pertinent information which affects SP-DED's actions on a pending case.

#### C. SP-DED ADDRESSES

Disability packets from *Imperial*, Los Angeles, Orange, Riverside, Kern and San Diego Counties must be sent to:

Department of Social Services
Disability Evaluation Division
Los Angeles State Programs Branch
P.O. Box 30541, Terminal Annex

Los Angeles, CA 90030

(213) 965-3316 / 8-730-3316 CALNET

FAX: (800) 869-0188

Disability packets from all other Counties must be sent to:

Department of Social Services
Disability Evaluation Division
Oakland State Programs Branch

P.O. Box 23645-0645 Oakland, CA 94623

(510) 286-3706 / 8-541-3706 CALNET

FAX: (800) 869-0203

#### D. MC 4033 - DISABILITY LISTINGS UPDATE FORM

CWDs will use MC 4033 to notify the state of any changes to 1) Medi-Cal Liaison List for Disability Issues, or 2) Medi-Cal Liaison List for Quarterly Status Listings for Pending and Closed Disability cases. Check appropriate list and specify items being updated.

These lists are updated on a regular basis and contain names and phone numbers of CWD liaisons which DHS-MEB and SP-DED may need to communicate with CWDs.

#### 2. RECEIVING AND REQUESTING CASE STATUS INFORMATION FROM SP-DED

#### A. QUARTERLY COMPUTER STATUS LIST

CWDs will receive a quarterly computer status list from SP-DED regarding pending and closed disability cases, along with instructions on its use. If a particular case was forwarded to SP-DED prior to most recent quarterly list and does not appear on list, CWD may contact SP-DED Operations Support Unit Supervisors by telephone or in writing to obtain status information, as follows:

#### Los Angeles State Programs Branch

Helen Cahueque Operations Support Unit Supervisor DSS - DED - LASPB P.O. Box 30541, Terminal Annex Los Angeles, CA 90030 (213) 965-3350 / 8-730-3350 CALNET

#### Oakland State Programs Branch

Lorraine Graff
Operations Support Unit Supervisor
DSS - DED - OSPB
P.O. Box 23645-0645
Oakland, CA 94623
(510) 286-0630 / 8-541-0630 CALNET

#### B. USE OF DISABILITY LISTINGS UPDATE FORM (MC 4033)

A combined list of Medi-Cal liaisons, district office codes, addresses and telephone numbers will be used to distribute the quarterly status reports. Form MC 4033 (Disability Listings Update) should be used and sent to the Department of Health Services (DHS) to provide updated information to the list. DHS' address is listed on the form.

#### C. QUESTIONS AND INQUIRIES ON SPECIFIC CASES

In urgent or unusual circumstances, questions and inquiries about specific cases may be directed to the Disability Evaluation Analyst (DEA) assigned to the case, or the Unit Manager. To determine which DEA or Unit is assigned to case, provide client's name and Social Security number to Masterfiles, at the following numbers:

Los Angeles State Programs Branch Oakland State Programs Branch

Masterfiles: Masterfiles: (213) 965-3360 / 3361 (510) 286-3706

8-730-3360 / 3361 CALNET 8-541-3706 CALNET

#### If Good Cause Exists

After gaining client's cooperation, CWD must resubmit:

- A limited packet containing a new MC 221 if there are no new allegations or treatment sources; or
- A full packet containing a new MC 221 and MC 223 if a new medical condition is claimed and/or there are new or additional medical sources or information, and
- 3. Additional MC 220s, as necessary.

If Good Cause Does Not Exist Deny application or discontinue beneficiary, if no other linkage exists.

## 2. <u>Determine Whether State Hearing Was Requested</u>

If State Hearing Requested by Client CWD shall follow the decision of the hearing.

If State Hearing Not Requested by Client

CWD must have the client reapply.

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Performs Medical Deferment

Cases can be medically deferred for up to three months when future evidence is needed to assess duration and severity of an impairment.

Medical deferment is an exception to the rule, rather than a routine procedure. Common reasons are strokes or heart surgery. SP-DED will send informational form SPB 101 to CWD which provides the reason for the medical deferment.

**Documents Decision** 

When a decision is made, it is explained on MC 221 or its attachment. The original copy is sent to CWD.

NOTE: If a decision is less than fully favorable, CWD may use the Personalized Denial Notice to explain to client the reason for the decision, but should <u>not</u> send a copy of the MC 221 or its attachment with client's Notice of Action.

Performs Reexaminations

When a reexam date arrives, CWD <u>must</u> submit cases for a medical review by SP-DED, except for decisions which were adopted from a federal claim.

Disability ends if evidence shows there is medical improvement related to the ability to work, or the ability to engage in age-appropriate activities in Disabled Child cases.

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