DEPARTMENT OF HEALTH SERVICES

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September 24, 1997



MEDI-CAL ELIGIBILITY PROCEDURES MANUAL LETTER NO.: 186

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

DETERMINING PRESUMPTIVE DISABILITY (PD)--ARTICLE 22C-3

Enclosed is a replacement of page 22C-3.1.

CHANGES:

The following specifies the correct page on which the "PD Categories" is listed, which is page 22C-3.6. It also clarifies the effective date for a PD and further clarifies the effects of a previous Social Security Administration denial on an Medically Needy Only case.

FILING INSTRUCTION:

Remove	Page:
	~ **

Insert Page:

Article 22

Article 22

Pages 22C-3.1 through 22C-3.6

Pages 22C-3.1 through 22C-3.6

If you have any questions, please contact Terry Durham of my staff at (916) 657-2701.

Sincerely,

Original signed by

Frank S. Martucci, Chief Medi-Cal Eligibility Branch

Enclosure

22C-3--DETERMINING PRESUMPTIVE DISABILITY

1. BACKGROUND

Presumptive Disability (PD) decisions allow a <u>temporary</u> granting of Medi-Cal eligibility pending a formal determination by State Programs-Disability Evaluation Division (SP-DED). PD categories and documentation requirements are established according to federal regulations.

PD Requirements--County Welfare Departments (CWDs) May Grant a PD When:

- The client has a condition that is listed in the "PD Categories" in Section 22C-3.6;
- The condition is verified by a doctor/medical source;
- There was no Title II or Supplemental Security Income (SSI) disability denial in the past 12 months (unless PD is based on a new medical condition not previously considered by Social Security Administration (SSA);
- The client is otherwise eligible; and
- PD is granted effective the month in which the determination is made that the disabling condition meets PD requirements. Under no circumstance is the county to grant PD for any past months, i.e., retroactively.

IMPORTANT: If the individual had a federal (i.e., Title II or SSI) denial within the past 12 months, the federal denial is binding on Medi-Cal until the determination is changed by SSA (i.e., through an initial application, reconsideration, hearing, or appeals council review). In such cases, the CWD cannot grant a PD *unless* the individual alleges a new medical condition that was not previously considered by SSA *and* all of the PD requirements specified above are met.

REMINDER: Only SP-DED can grant PD for medical conditions that are not listed on the PD categories chart.

2. RESPONSIBILITIES OF THE CWD AND SP-DED

A. CWD

1. <u>Impairment</u>

Check the PD categories chart on page 22C-3.6 to ensure the client's medical condition is listed. *It must match the disability exactly.*

2. SSA denial

Check for a prior SSA disability denial within the past 12 months. The CWD will need to contact SSA to determine if a prior SSA denial exists. If there is a prior SSA denial, the CWD cannot grant a PD unless the client alleges a new medical condition that exactly matches a PD category and the new impairment was not previously considered by SSA.

If the client alleges a favorable SSA decision within the past 12 months, but a final SSA decision has not yet been made,

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the SSA decision was most likely a SSI PD. The CWD cannot use the SSI PD as a basis for an Medically Needy Only (MNO) PD.

The CWDs should only PD an MNO case IF the applicant's condition fits a PD category and has medical documentation to verify this.

3. Medical Statement **Provided**

The client's doctor/medical source must verify the impairment on a signed and dated document.

If there is a delay in obtaining verification from the applicant or medical source, DO NOT hold the DED packet. The county must forward the packet to SP-DED as SP-DED can also grant PD.

4. MC 221 In Item 10 of the MC 221:

- Check the "PD approved" box, and
- Document basis for PD determination (i.e., O impairment/medical condition) using only the impairments listed on the PD categories chart.
- 5. Effective date

PD determinations shall be granted beginning in the month that the MC 221 is completed and medical verification is obtained.

Do not grant PD from the month of application, unless the required medical verification and the MC 221 are completed in the month of application.

Under no circumstance is the county to grant PD for any past months, i.e. retroactively.

6. Notice to client Notify the client via a Notice of Action (NOA). Explain to the client that PD temporarily grants Medi-Cal eligibility pending a formal decision by SP-DED.

7. Reference Before sending the disability packet, review the "Presumptive Disability Checklist" on page 22C-6.13 to ensure accurate PD determinations.

В. SP-DED

> 1. CWD Notification

If CWD did not grant PD and SP-DED finds at any point in case development that client meets PD criteria as shown in the PD chart, QR that available evidence indicates a strong likelihood that disability will be established on formal determination, the appropriate CWD liaison will be contacted by phone/fax.

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2. MC 221

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

If PD decision is phoned to CWD, a photocopy of the MC 221 will be mailed to CWD liaison as verification that PD was granted/denied.

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 of MC 221: "Previous PD decision not supported by additional evidence".

C. PD IN URGENT CASE SITUATIONS

On occasion, CWDs or SP-DED may learn about a client who: 1) is in dire need of an immediate disability decision because of a **disabling** condition which will prevent work activity for 12 months or longer, **and 2**) cannot wait for a formal decision because the delay will pose significant problems to his/her functioning and well-being.

1. SP-DED Criteria to Grant PD for Urgent Case Requests

Prior to granting PD, SP-DED must evaluate specific criteria to ensure that client will meet disability requirements when a formal decision is made. SP-DED must determine if the available evidence, short of that needed for a formal decision, shows a strong likelihood that:

- Disability will be established when complete evidence is obtained,
- The evidence establishes a reasonable basis for presuming the individual is currently disabled, and
- The disabling condition has lasted or is likely to last at least 12 months.

CWD Urgent Case Requests to SP-DED

CWDs may make an urgent case request to SP-DED after screening the case for the SP-DED PD criteria and ensuring that client is otherwise eligible. CWDs are urged to make the urgent case request via **fax** rather than mail to expedite SP-DED's consideration of a PD decision.

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Four **examples** of urgent case requests that may be referred to SP-DED are as follows:

- a. Client suffered massive head and internal injuries, is comatose, and needs an immediate Medi-Cal decision for transfer to a facility which specializes in head trauma. While client is expected to survive, client is expected to be dependent on a wheelchair for the rest of his life.
- b. Client has lung cancer which has spread to the spine and vital organs. Doctor states client is expected to live six to 12 months longer, even with treatment, and needs aggressive therapy immediately.
- c. Client has irreversible kidney failure caused by uncontrolled high blood pressure and is now on renal dialysis. Hospital records and doctors' outpatient notes include lab studies which confirm that kidney function has decreased over the past year and dialysis is required for client to survive. An immediate Medi-Cal decision is necessary to transfer client to an outpatient renal dialysis clinic.
- d. Client has severe diabetes. Doctor states a below knee amputation must be performed because of gangrene caused by poor circulation of both legs. Doctor sends reports from earlier hospitalizations, lab studies, progress notes, and a letter specifying the immediate need for a disability decision so that client can be hospitalized for surgery.

CWD Actions

- a. CWD receives urgent case request from doctor/medical facility; CWD asks for **faxed** medical reports to verify severity of client's condition (e.g., hospital admission and/or discharge summaries, outpatient progress reports, x-ray reports, pathology reports, lab studies and other reports pertinent to the disability).
- b. CWD determines that client is otherwise eligible and screens request to ensure the SP-DED PD criteria will likely be met. CWD liaison faxes a full disability packet and medical reports to the following numbers:

Los Angeles Branch: FAX (800) 869-0188
Oakland Branch: FAX (800) 869-0203

Enter comment in Item 10 of MC 221: "Please evaluate for PD" and "Attention: Operations Support Supervisor". CWD fax number should be entered in Item 11 of MC 221.

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- c. CWD should not delay sending packet prior to receipt of medical reports confirming severity of condition for urgent case request.
- d. CWD alerts SP-DED via phone/fax about an urgent case request if packet has already been sent and follows-up by faxing medical reports with an MC 222 (DED Pending Information Update Form). Specify in Item 10 of MC 222: "Urgent Case Request-Medical Reports Attached" and "Packet sent on (date)".

SP-DED Actions

- a. SP-DED immediately reviews request and ensures, via systems query, that client has not been previously denied by SSA. If more information is needed to reach a PD decision, the medical source is **phoned** and asked to **fax** additional medical reports.
- b. SP-DED strives to notify CWD liaison by phone OR by faxing a copy of the MC 221 within two working days, if possible, about its PD decision. If notification is made by phone, SP-DED mails a photocopy of MC 221 to advise CWD liaison whether PD is granted/denied. Item 16 of MC 221 shows: "PD granted/denied; phoned/faxed to CWD liaison; received by (name of contact) on (date)".
- c. SP-DED continues processing case as quickly as possible to make a formal decision. If PD was granted and disability is not established when a formal decision is made, Item 16 of MC 221 will show: "Previous PD decision not supported by additional evidence".

D. REMINDERS

- 1. The PD effective date is the month in which SP-DED makes its determination that client meets PD requirements.
- 2. PD is granted prospectively only i.e., the month in which the MC 221 is completed and signed medical verification is in file. PD may be granted in the month of application IF the CWD obtains the required medical documentation and completes the MC 221 in the month of filing. Never grant PD retroactively.
- 3. Before granting PD, client must be otherwise eligible.
- 4. PD cannot be granted if client is performing Substantial Gainful Activity (SGA). SGA is discussed in Article 22 C-3.
- CWD should not delay sending packet to SP-DED pending the receipt of medical reports confirming severity of client's condition for an urgent case request.

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3. PD CATEGORIES

CWDs may grant PD when client meets any of the following conditions. SP-DED granted PDs are not limited to the categories shown below:

NO.	IMPAIRMENT CATEGORIES
1	Amputation of two limbs.
2	Amputation of a leg at the hip.
3	Allegation of total deafness.
4	Allegation of total blindness.
5	Allegation of bed confinement or immobility without a wheelchair, walker, or crutches, due to a longstanding conditionexclude recent accident and recent surgery.
6	Allegation of a stroke (cerebral vascular accident) more than 3 months in the past and continued marked difficulty in walking or using a hand or arm.
7	Allegation of cerebral palsy, muscular dystrophy or muscle atrophy and marked difficulty in walking (e.g., use of braces), speaking or coordination of the hands or arms.
8	Allegation of diabetes with amputation of a foot.
9	Allegation of Down syndrome.
10	Allegation of severe mental deficiency made by another individual filing on behalf of a client who is at least 7 years of age.
	For example, a mother filing for benefits for her child states that the child attends (or attended) a special school, or special classes in school, because of mental deficiency, or is unable to attend any type of school (or if beyond school age, was unable to attend), and requires care and supervision of routine daily activities.
	NOTE: "Mental deficiency" means mental retardation. This PD category pertains to individuals whose dependence upon others for meeting personal care needs (e.g., hygiene) and in doing other routine daily activities (e.g., fastening a seat belt) grossly exceeds age-appropriate dependence as a result of mental retardation.
11	A child is age 6 months or younger and the birth certificate or other evidence (e.g., hospital admission summary) shows a weight below 1200 grams (2 pounds 10 ounces) at birth.
12	Human immunodeficiency virus (HIV) infection. (See below for details on granting PD for HIV infection.)
13	A child is age 6 months or younger and available evidence (e.g., the hospital admission summary) shows a gestational age at birth on the table below with the corresponding birth-weight indicated:
	Gestational Age (in weeks) Weight at Birth
	37-40 Less than 2000 grams (4 pounds, 6 ounces) 36 1875 grams or less (4 pounds, 2 ounces) 35 1700 grams or less (3 pounds, 12 ounces) 34 1500 grams or less (3 pounds, 5 ounces) 33 1325 grams or less (2 pounds, 15 ounces)
14	A physician or knowledgeable hospice official confirms an individual is receiving hospice services because of terminal cancer.

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