DEPARTMENT OF HEALTH SERVICES

714/744 P STREET SACRAMENTO, CA 95814 916/445-1912



February 23, 1979

To: All County Welfare Directors

Letter No. 79-6

EXPANSION OF IN-HOME SUPPORTIVE SERVICES (IHSS) MEDI-CAL ELIGIBILITY DUE TO ASSEMBLY BILL (AB) 2890

Assembly Bill 2890, which was effective January 1, 1979, expanded the circumstances under which disabled persons who have gone to work can continue to receive IHSS. Under this bill, persons who need one or more of the services that a severely impaired persons needs may continue to be eligible for IHSS after discontinuance from SSI/SSP for engaging in substantial gainful activity if their income does not exceed the cost of the IHSS they need. Persons eligible for IHSS because of AB 2890 are also eligible for Medi-Cal.

The Department of Social Services adopted emergency regulations on January 2, 1979 to implement AB 2890. We are in the process of revising California Administrative Code, Title 22, Section 50245 to specifically describe this new group of IHSS cligibles as a subcategory of Medi-Cal eligibles. This regulation will be adopted on an emergency basis as soon as possible. A copy is enclosed. Effective January 1, 1979 persons found eligible for IHSS on the basis of AB 2890 should be issued Medi-Cal cards under Aid Code 18, or 68, whichever is appropriate.

Sincerely,

Original signed by

Doris Z. Soderberg, Chief Eligibility Branch Medical Care Standards Division

Enclosure

cc: Medi-Cal Liaisons

Medi-Cal Field Representatives

Expiration Date: August 31, 1979

50245. In-Home Supportive Services (IHSS). (a) A person shall be eligible under the In-Home Supportive Services (IHSS) category if the person is receiving IHSS as defined in the social services regulations of the Department of Social Services and all of the requirements in either (1) or (2) are met:

(1) The person:

bersoy:

(A) Is telelying INSS as defined in the social setyless televiations of the Depatement of Social Setyless.

(B)(A) Is eligible for SSI/SSP but does not wish to apply or would be eligible for SSI/SSP except that the person's income is in excess of the SSI/SSP payment level.

(¢)(B) Is paying all of his or her net non-exempt income in excess of the SSI/SSP payment level toward the cost of IHSS.

(A) Was once determined to be disabled in accordance with Section 1614, Part A, Title XVI, Social Security Act.

(B) Was eligible for SSI/SSP but became ineligible

because of engagement in substantial gainful activity as defined

in Title XVI regulations.

(A)(C) Continues to suffer from the physical or mental impairments which were the basis of the disability determination.

(C)(D) has been determined by the county social services

staff to require assistance in one or more of the areas specified

under the definition of severely impaired as defined in the social
services regulations of the Department of Social Services.

- ID) Woold be elifible for \$21/33P and 14381/or for 1438 as defined in 1111 if he of the fete not or had not been entaged in substantial sainful activity as defined in 1111e xx1 tegu: 11100161
- (E) Is paying all of his or her net non-exempt income in excess of the SSI/SSP payment level toward the cost of IHSS.
- IN) Pligibility winder this dategoty shall exist it an inst payment it being made to of on behalf of a pateon who it teach ving inst and who is hot eligible for \$\$1/\$\$p!
- (b) This regulation is effective January 1, 1979.