

**CALIFORNIA DEPARTMENT OF CHILD SUPPORT SERVICES**

P.O. Box 419064, Rancho Cordova, CA 95741-9064



July 16, 2010

**ERRATA**

EBLAST 10-06

TO: IV-D DIRECTORS

SUBJECT: ADDITIONAL INFORMATION ON MEDICALLY NEEDY ONLY CASES

The purpose of the errata is to amend the information provided in Eblast 10-06, dated May 20, 2010.

Eblast 10-06 directed all Local Child Support Agencies (LCSA) to obtain a signed non-welfare application for IV-D services when a Custodial Party (CP) contacts the LCSA requesting re-opening their IV-D case that was closed under authority outlined in Eblast 10-06. This communication changes that direction.

If a CP contacts the LCSA requesting re-opening of their IV-D case – Step 1 at the bottom of page 2 should read:

1. The LCSA must not require the Custodial Party to complete a non-welfare application pursuant to Title 45 CFR 302.33(a)(ii). The LCSA must complete activities outlined for a “manual” Service Request in Step 2 beginning page 3 of Eblast 10-06 with any type of direct request from the CP, including phone call, in-person visit, email or written letter.

We apologize for any confusion that this has caused. If you have any questions or concerns regarding this matter, please contact Cindi Pocaroba at (916) 464-5883.

Sincerely,

/os/

**BILL OTTERBECK**  
Deputy Director

<u>Reason for this Transmittal</u>
<input type="checkbox"/> State Law or Regulation Change
<input type="checkbox"/> Federal Law or Regulation Change
<input type="checkbox"/> Court Order or Settlement Change
<input type="checkbox"/> Clarification requested by One or More Counties
<input type="checkbox"/> Initiated by DCSS