





EDMUND G. BROWN JR. GOVERNOR

April 23, 2013

## REASON FOR THIS TRANSMITTAL

ERRATA

Change [ ] Court Order

[] State Law Change

[] Clarification Requested by One or More Counties [X] Initiated by CDSS

[] Federal Law or Regulation

ALL COUNTY LETTER NO. 12-48E

- TO: ALL COUNTY WELFARE DIRECTORS ALL COUNTY PROBATION OFFICERS ALL TITLE IV-E TRIBES ALL FOSTER CARE MANAGERS ALL INDEPENDENT LIVING PROGRAM COORDINATORS ALL CHILD WELFARE SERVICES PROGRAM MANAGERS ALL ADMINISTRATIVE LAW JUDGES ALL COUNTY CONSORTIUM PROJECT MANAGERS
- SUBJECT: EXTENDED BENEFITS FOR NON-MINORS LIVING WITH CURRENT OR FORMER NON-RELATED LEGAL GUARDIANS (NRLG)
- REFERENCE: ASSEMBLY BILL (AB) 12 (CHAPTER 559, STATUTES OF 2010); AB 212 (CHAPTER 459, STATUTES OF 2011); SENATE BILL 1013 (CHAPTER 35, STATUTES OF 2012); ALL COUNTY LETTER (ACL) NO.11-61; ACL NO.11-69, ACL 12-48

The purpose of this erratum is to delete the table on page two of ACL 12-48 under the Age section. The chart on page two did not correctly identify the non-minors who may return to the care of the guardian and continue payment until their 21<sup>st</sup> birthday. Non-minors with former NRLG who lost benefits when they turned 19 in 2012 *due solely to attaining age 19, may* return to the care of the guardian and resume AFDC-FC benefits up to the age of 21. The non-minor does **not** have to be under 19 in order to re-enter care. NOTE: Non-minors in NRLGs wishing to return to the care of their former guardian and resume payment benefits will need to complete a Voluntary Re-Entry Agreement for Extended Foster Care, SOC 163. This provision does not apply to non-minors who attained age 19 in 2011.

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If you have any questions about this erratum, please contact your Funding and Eligibility Consultant at (916) 651-2752.

Sincerely,

## **Original Document Signed By:**

GREGORY E. ROSE Deputy Director Children and Family Services Division