ERRATA - 2

March 30, 1988

TO: All County Welfare Directors

SUBJECT: Vaessen v. Woods Retroactive Implementation

REFERENCE: ACL 88-15

The Franchise Tax Board (FTB) inadvertently omitted County Identification Codes from the labels on the <u>Vaessen</u> Court Case Claim Forms (Temp 1706). The abovereferenced County codes were to have been used to identify the correct County Welfare Department (CWD) for claims processing.

Due to the absence of the County code on the Claim Forms, the procedure to identify the correct CWD for processing has been modified for those claims where case record information is not available. The new procedure for these claims requires the CWD to secure a completed FTB Release of Tax Information Form (Temp 1706C) from the claimant and forward it to FTB. The claimant, when completing the Temp 1706C must comply with all requirements for timeliness and completeness contained in <u>Vaessen</u> retroactive regulations (see EAS subsections 50-016.513(a) and 50-016.514).

Upon the receipt of the completed Temp 1706C, FTB will process and return the requested State tax information and a two-digit code number for identifying the correct County (see ACL 88-15 for the individual codes for each County).

The two-digit County code(s) forwarded to the CWDs by FTB will be used to determine the correct CWD for claims processing. If the CWD which submitted the Temp 1706C to FTB is identified as the correct CWD, the CWD will pay retroactive benefits as set forth in the <u>Vaessen</u> retroactive regulations. If another County is identified by FTB as the correct County for claims processing, the receiving CWD will forward the claim and all other information in its possession to the correct CWD within 15 working days (see EAS 50-016.521).

If you have any questions regarding the <u>Vaessen</u> Court Case, please call Mr. Vincent Toolan at (916) 324-2007.