ParaReg Headnotes 800-899 Adult Programs Paraphrased Regulations

- 800-1 Regulations pertaining to income and exclusions in the SSI/SSP Program are set forth in 20 CFR 416 (46-120)
- 810-1 Special circumstances defined (<u>46-425.29</u>)
- 810-2 Payment not made without prior authorization except if emergency exists (<u>46-425.22</u>; <u>46-425.44</u>; <u>46-425.5</u>)
- 810-3 Special circumstance payments for moving expenses (<u>46-425.65</u>)
- 810-5 Housing repairs allowed for recipient owned housing and appliances (<u>46-425.63;</u> <u>46-425.64;</u> <u>ACL 90-13</u>)
- 810-6 Elimination of special circumstance payments for furniture, clothing, housing needs, effective 8/31/93, reinstated 8/21/98 (<u>W&IC 12550</u>; <u>ACL 98-74</u>)
- 810-7 IHSS and CAPI recipients are potentially eligible for special circumstances (ACL 98-95; W&IC 12300, W&IC 12550, W&IC 12601)
- 810-8 Funding for the Special Circumstances Program is limited (until 7/1/99) to the appropriation in the 1998/1999 Budget Act (ACL 98-95)
- 810-9 Duty to assist applicants in applying for SCP (<u>W&IC 10500</u>; ACIN I-81-01; <u>Thornton</u> <u>v.Carlson</u>)
- 810-10 Changes to SCP, and increases in maximum allowances, for IHSS, CAPI, and SSI/SSP individuals (ACL 01-60; <u>W&IC 12502</u>; <u>W&IC 12550</u>; <u>W&IC 12552</u>)
- 810-11 SCP becomes non-operational 7/1/02 because no funds authorized (<u>W&IC 12601</u>; ACIN I-73-02)
- 815-1 Amount allowed for assistance dog special circumstances payment (<u>46-430.4</u>, revised from 46-430.1(s))
- 815-1A Definition of service dog for Americans With Disabilities Act purposes (<u>28 CFR 35.104</u>)
- 815-2 Eligibility for assistance dog payments limited to recipients of SSI/SSP, IHSS, or SSDI (46-430.1(e))
- 815-3 Eligibility for assistance dog payment begins on first of month of application (<u>46-430.4</u>)
- 815-3A Recipients must return redetermination forms at least once every 12 months (<u>46-430.51</u>; <u>46-425.52</u>)
- 820-1 Deduction of interim assistance from retroactive SSI/SSP generally (<u>46-337.24</u>)

State Hearings Division – Sept. 09

- 820-2 IAR procedure (<u>20 CFR 416.1902</u>, <u>42 USC 1383(g)(3)</u>)
- 820-3 County must remit initial SSI/SSP payment within ten working days after deducting interim assistance or recipient is entitled to entire SSI/SSP payment (46-337.44)
- 820-3A New procedure for SSI/SSP reimbursement (<u>ACIN I-62-07</u>)
- 820-4 County must send NOA when remitting SSI/SSP payment (46-337.442)
- 820-5 Period for which county may reimburse itself after SSI/SSP is granted (46-337.52)
- 820-6 State hearings, when appropriate (46-337.6)
- 820-7 New "payment pending procedure" for interim assistance reimbursement (<u>ACIN I-62-07</u>)
- 825-1 CAPI program for discontinued SSI/SSP immigrants begins 10/1/98, and payments for new applicants by 12/1/98 (<u>ACL 98-82</u>)
- 825-1A Effective date of CAPI payments (49-015.41)
- 825-1B CAPI governed by both state and federal regulations including POMS (49-013.1)
- 825-2 CAPI applicant must provide all information requested by the county. (49-015.1)
- 825-3 Classes of non-citizens who entered the U.S. pre-8/22/96 and who may be potentially CAPI eligible (<u>ACL 98-82</u>)
- 825-3A Classes of non-citizens who entered the U.S. on 8/22/96 or later and who may be potentially CAPI eligible (<u>ACL 98-82</u>; <u>49-020.31</u>)
- 825-3B Age eligibility for CAPI is 65; how to establish age (49-025.1)
- 825-3C Disability and blindness determined under SSI rules for CAPI purposes; DAPD makes eligibility determinations unless person has been determined eligible for SSI, Title II Social Security, or Medi-Cal (49-025.2, 49-025.3)
- 825-3D Potential eligibility for extended CAPI for individuals ineligible for Basic CAPI; 10-year sponsors' deeming rule (<u>W&IC 18938(a)(3)</u>; <u>49-020.32</u>)
- 825-3E "Prucol" status defined (49-001(p)(3))
- 825-3F "Qualified alien" status defined (49-001(q)(1))
- 825-3G "Entered the United States" and "entry date" defined for CAPI purposes (49-020.4)
- 825-3H "Entered the United States" and "entry date" defined for CAPI purposes (<u>Megrabian v.</u> <u>Saenz</u>)
- 825-31 Definition of Basic CAPI (49-005(b))

- 825-3J Definition of Extended CAPI (49-005(e)(4))
- 825-3K General non-citizen eligibility requirements for CAPI (49-020.1)
- 825-3L Specific eligibility requirements for non-citizens who entered the United States prior to August 22, 1996 (49-020.2)
- 825-3M Citizens of Marshall Islands, the Federated States of Micronesia or the Republic of Palau eligible to CAPI (<u>ACL 16-33</u>)
- 825-4 Generally SSI/SSP rules govern the CAPI program, and benefits shall be the same as under the SSI/SSP program, except benefit levels are reduced \$10 monthly for individuals, and \$20 for couples (<u>W&IC 18940</u>, <u>W&IC 18941</u>; <u>49-050.1</u>)
- 825-4A CAPI payment levels for individuals and couples (49-050.1)
- 825-4B Independent living arrangement definition; living arrangement determined as of first of month (49-050.2)
- 825-4C CAPI payment standards for people living independently (ACIN_____)
- 825-4D Suspension of SSP COLA for 2006; delay of pass-through of federal SSI COLA until April 2006 except for NMOHC rate (<u>ACIN I-77-05</u>)
- 825-4E For CAPI/SSI/SSP couples, the SSI/SSP spouse's benefit is prospectively budgeted in the month the COLA occurs and the following month (<u>ACIN I-77-05</u>)
- 825-4F SSP COLA delayed from January 1, 2008 to June 1, 2008 (<u>ACIN I-75-07</u>)
- 825-5 CAPI recipients "may be eligible" for Medi-Cal, CalFresh and IHSS, and counties shall advise applicants and recipients of potential eligibility (<u>ACL 98-82</u>)
- 825-6 CAPI applicants and recipients have same rights as PA individuals (<u>ACL 98-82</u>)
- 825-6A CAPI to be administered under 10-001, 21-101, and departmental instructions (49-013.2)
- 825-6B Counties must administer CAPI under federal rules (POMS) and regulations, and CDSS and SSA policies (49-013.11)
- 825-7 Resource limit is \$2000 for one, and \$3000 for a couple, and is determined as of first moment of the month (<u>ACL 98-82</u>; <u>49-040.1</u>)
- 825-7A Transfer of property continues to be property; receipt of income become property the first of the following month (49-040.82, 49-040.83)
- 825-7B Partial listing of excluded resources includes federally excluded benefits, home, household goods and personal effects with equity value under \$2,000, certain automobiles, retroactive Title II, SSI/SSP, and CAPI payments for 6 months (<u>49-040.3</u>)

- 825-7C Resources of a spouse, living in the household, considered available (49-040.4)
- 825--7D Deeming rules from sponsor to CAPI noncitizen (49-040.7)
- 825-8 Prospective budgeting is first two months of eligibility or status change, and then retrospective budgeting is used (<u>ACL 98-82</u>; <u>49-055.1</u>, <u>49-055.2</u>, <u>49-055.3</u>)
- 825-8A Nonrecurring income cannot be counted more than once (<u>Jones v. Shalala</u>; <u>42 USC</u> <u>1382(c)(2)(A)</u>, <u>49-055.21</u>)
- 825-8B Income must be lower than payment standard in order to be eligible for CAPI (49-035.1, 49-035.2)
- 825-8C Earned income defined; exclusions (49-035.3, 49-035.4)
- 825-8D Unearned income defined; ISM defined; PMV defined (49-035.5, 49-005(p)(1))
- 825-8E \$20 unearned income deduction (49-035.53(m))
- 825-8F ISM from within and without the household; literal language quoted (49-035.522(b), (c))
- 825-8G PMV of ISM (<u>ACIN I-85-06</u>, <u>ACIN I-75-07</u>)
- 825-8H Sponsor's allocation in alien deeming situations; allowance for ineligible children in deeming situations (<u>ACIN I-85-06</u>, <u>ACIN I-75-07</u>)
- 825-81 Income excluded from deeming from parent or spouse (49-035.7)
- 825-8J Sponsor deeming changes for sponsors who have filed the new Affidavit of Support (ACL 02-63)
- 825-8K Definitions of "new" and "old" affidavits of support (49-005(a)(1), (2))
- 825-9 CAPI requires persons to be ineligible for SSI solely due to immigration status, and to apply for and if necessary appeal for SSI (<u>W&IC 18938(a)(1)</u>, <u>W&IC 18939; 49-030.1</u>)
- 825-9A County responsibilities in CAPI for SSI/SSP applications and IAR agreements (ACIN I-71-98; 49-015.1, 49-015.2, 49-030.1, 49-015.2)
- 825-10 CDSS position is to allow IAR when CAPI is granted (<u>ACL 99-11</u>; <u>20 CFR 416.1910</u>; <u>W&IC 18940</u>, <u>W&IC 18943</u>; <u>49-065.21</u>)
- 825-11 ICT procedures (<u>ACL 99-87</u>)
- 825-12 County duty to have regulations, ACLs, W&IC, other public social service laws, in waiting or reception room in each central or district county office (17-017)
- 825-13 CDSS position is that despite statutory language, it can amend and issue rules by ACL; ACL says that counties can, without notice to applicants or recipients, disqualify these

persons for (1) certain transfers of services; (2) certain trusts; making false or misleading statements (<u>ACL 00-27</u>)

- 825-13A Limitations on CAPI overpayment collections when the recipient was not at fault (ACL 00-73; 20 CFR 416.550)
- 825-13B Definitions of overpayment, waiver and without fault in CAPI (ACL 00-73)
- 825-13C Time frames to revise prior determinations of eligibility and payment amounts (<u>ACL 00-73</u>)
- 825-13D Recovery of CAPI overpayments, including grant adjustment (ACL 00-73)
- 825-13E Without fault determinations in CAPI (ACL 00-73)
- 825-13F Circumstances when individual will be considered "at fault" for a CAPI overpayment (<u>ACL 00-73</u>)
- 825-13G "Defeat purpose of CAPI" and "against equity and good conscience" (ACL 00-73)
- 825-14 Conditional continuation of CAPI for recipients who naturalize while on CAPI (<u>ACL 08-03</u>)
- 825-14A If newly naturalized citizen loses CAPI eligibility for reasons other than naturalization, conditional CAPI is terminated (<u>ACL 08-03</u>)
- 825-14B Conditional CAPI benefits begin the month after the month the recipient reports his or her naturalization (<u>ACL 08-03</u>)
- 825-14C Conditional CAPI received in month when SSI/SSP is also received is an overpayment if not already recovered in IAR process (<u>ACL 08-03</u>)
- 826-1 Income of sponsor and sponsor's spouse deemed to sponsored non-citizen (49-035.723)
- 826-1A Definitions of "new" and "old" affidavits of support (49-005(a)(1), (2))
- 826-1B Sponsor deeming rules apply regardless of actual support by sponsor (49-037.1)
- 826-1C Steps used in sponsor and spouse deeming (49-035.71)
- 826-1D CAPI parent to child deeming (<u>ACIN I-85-06</u>, <u>ACIN I-75-07</u>)
- 826-2 Deeming rules when sponsor signed "new" affidavit of support (<u>49-037.2</u>)
- 826-3 Deeming rules when sponsor signed "old" affidavit of support (49-037.3)
- Times when indigence exception from sponsor deeming applies (49-037.41)
- 826-4A No indigence exception when non-citizen lives with sponsor or receives free room and board (49-037.42)

- 826-4B When non-citizen is considered unable to obtain food and shelter (49-037.43)
- 830-1 Unearned income for SSI purposes includes Social Security benefits and pensions (20 CFR 416.1121(a))
- 830-2 Unearned income for SSI purposes includes the amount of Medicare premium deducted from Social Security check and garnished income (<u>20 CFR 416.1123(b)(2)</u>)
- 830-3 \$20 exclusion from unearned income under SSI (20 CFR 416.1124(c)(12))
- 830-4 Formula for determining SSI/SSP payment level (<u>W&IC 12200</u>, <u>W&IC 12201</u>)
- 830-5 Proceeds from the sale of an excluded home excluded for a three-month period (20 CFR 416.1212(d))
- 832-1 ALJs have no authority to award interest (<u>AFL-CIO v. UIAB</u>; <u>ACIN I-52-96</u>; <u>Knight</u> <u>v.McMahon</u>)