

FYI

Child Care Authorizations

Reminder: Per State Letter 1225, ESP policy no longer provides child-care services for:

- a grandparent who is an ineligible TAFDC grantee and requests child-care services for the TAFDC grandchild because the grandparent is working or in training; or
- a nonrecipient teen parent who is in high school or a GED program living with his or her parent and requests child-care services for his or her child.

The grandparent or the teen parent may not be given a child-care authorization by DTA.

If child-care services are requested, give the grandparent or teen parent a referral to the CCR&R where the person may request child care services.

Elimination of the Supplemental Transitional Aid to Families with Dependent Children (STAFDC) Program: Ongoing Noncitizens

STAFDC
Field Operations Memo 2002-18 A

The FY 03 budget required the elimination of the STAFDC Program. This program was eliminated for new applicants as of August 5, 2002.

Field Operations Memo 2002-18 (issued August 5, 2002) gave initial procedures for processing assistance units (AUs) and assessed persons (APs) who were applicants (noncitizens) impacted by the elimination of this program.

Field Operations Memo 2002-18A gives instructions for processing ongoing AUs and APs impacted by the elimination of the STAFDC Program.



Noncitizen Changes in the TAFDC Program

TAFDC
State Letter 1239

A noncitizen is eligible for TAFDC if he or she:

- has a current noncitizen status of Legal Permanent Resident, Parolee or Conditional Entrant and that status was granted on or after 8/22/96; and
- entered the U.S. before 8/22/96. This includes someone who was in the U.S. lawfully or unlawfully; and
- has been continuously present in the U.S. from the date of the latest entry prior to 8/22/96 until the status was granted.

