IN RESPONSE TO THE COVID-19 PUBLIC HEALTH EMERGENCY AND PURSUANT TO THE PROVISIONS OF THE GOVERNOR’S EXECUTIVE ORDER N-29-20, ISSUED MARCH 17, 2020, THIS WILL BE A VIRTUAL MEETING. THERE WILL BE NO PHYSICAL LOCATION AVAILABLE FOR THIS MEETING, BUT ACCESS TO THE MEETING AND AN OPPORTUNITY TO COMMENT WILL BE PROVIDED. PLEASE FOLLOW THE INSTRUCTIONS THAT WILL BE POSTED ON THE HUMAN SERVICES DEPARTMENT WEBPAGE AT HTTPS://WWW.SANTACRUZHUMANSERVICES.ORG/HOME/HUMANSERVICESCOMMISSION FOR QUESTIONS REGARDING THE VIRTUAL MEETING PROCESS, PLEASE CONTACT MICKI COCA BUSS, ADMINISTRATIVE SUPPORT, AT 831-454-7505 OR MICKI.COCABUSS@SANTACRUZCOUNTY.US

WRITTEN PUBLIC COMMENTS ASSOCIATED WITH ANY AGENDIZED ITEM MAY BE SUBMITTED BY EMAILING MICKI.COCABUSS@SANTACRUZCOUNTY.US PRIOR TO CLOSE OF THE PUBLIC COMMENT PERIOD.

The meeting starts at 8:30 a.m. with the first item and proceeds through the items in consecutive order unless otherwise noted.

I. Roll Call (2 min)
II. Agenda Review (2 min)
III. Announcements (5 min)
IV. Public Comment (5 min)
   Members of the public may address the Commission on items not on the agenda for a maximum of five minutes each.
V. Correspondence/Information Only (3 min)
VI. Approval of Minutes (Action) (2 min)
    July 21, 2021
VII. Commissioners Introductions (10 min)
VIII. Director’s Report (30 min)
IX. **Consideration of General Assistance Proposed Changes (Action)**  
(20 min)  
Presenters: Kimberly Petersen, Employment & Benefit Services Division Director, Human Services Department  
Workplan objective #6 General Commission Administration

X. **Collective of Results and Evidence-based (CORE) Investments**  
(30 min)  
Presenter: Randy Morris, Human Services Department Director

XI. **Veterans Liaison Report**  
(10 min)

XII. **Next Meeting and Agenda Items**  
(5 min)  
November 17, 2021 – Location to be determined.

XIII. **Adjournment**

A complete agenda packet will be available for review at the Human Services Department webpage  
https://www.santacruzhumanservices.org/Home/HumanServicesCommission
### MATERIALS AND CORRESPONDENCE IN PACKET

**From the Board of Supervisors Agenda**

Full agenda items on indicated dates available at [https://santacruzcountyca.iqm2.com/Citizens/Calendar.aspx](https://santacruzcountyca.iqm2.com/Citizens/Calendar.aspx)

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<th>Item</th>
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<td>08/24/2021</td>
<td><strong>Item #48</strong></td>
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**DOC-2021-722**: Adopt a resolution authorizing the Human Services Department to submit an application to the California Housing and Community Development Department for a Permanent Local Housing Allocation (PLHA) Program Non-Entitlement Local Government Competitive Component grant, as recommended by the Director of Human Services | 5 |
| 08/24/2021 | **Item #49** | 
**DOC-2021-723**: Authorize the General Services Department Purchasing Agent to release Request for Proposal for WIOA Program Services; authorize the Human Services Department to negotiate the agreements; and direct the Human Services Department to return on or before May 24, 2022 for approval of agreements, as recommended by the Director of Human Services | 11 |
| 08/24/2021 | **Item #50** | 
**DOC-2021-724**: Adopt a resolution authorizing the Memorandum of Understanding between SEIU Local 2015 and the In-Home Supportive Services Public Authority of the County of Santa Cruz, and authorize all necessary County departments to take necessary administrative actions to implement the Memorandum of Understanding upon approval by the California Department of Social Services, as recommended by the Director of Human Services | 14 |
| 08/24/2021 | **Item #51** | 
**DOC-2021-725**: Approve an agreement with the University of Kansas Center for Research, Inc. Center for Community Health and Development to utilize the web-based Community Check Box Evaluation System data collection, evaluation and reporting software, for an annual amount of $16,773.28, as recommended by the Director of Human Services | 17 |
| 08/24/2021 | **Item #52** | 
**DOC-2021-726**: Accept and file report on amendments and new agreements approved by County Purchasing Agent under authority of the Board of Supervisors; and approve amendment to agreement with Yesy’s Restaurant, increasing the agreement by $82,013 to a new total amount of $2,202,013, for meal delivery services; and take related actions, as recommended by the Director of Human Services | 20 |
| 08/24/2021 | **Item #53** | 
**DOC-2021-727**: Defer to September 28, 2021 the report on the completed process and proposed framework for CORE Investments Request for Proposals, as recommended by the Director of Human Services | 22 |

### COMMISSION COMMITTEE AGENDAS AND MINUTES

- IHSS Advisory Commission [http://www.santacruzhumanservices.org/AdultLongTermCare/InHomeSupportiveServices/AdvisoryCommission.aspx](http://www.santacruzhumanservices.org/AdultLongTermCare/InHomeSupportiveServices/AdvisoryCommission.aspx)
- Santa Cruz County Women’s Commission [http://www.sccwc.org/Home/Meetings.aspx](http://www.sccwc.org/Home/Meetings.aspx)
- Santa Cruz County Seniors Commission [http://www.sccseniors.org/Home/Meetings.aspx](http://www.sccseniors.org/Home/Meetings.aspx)
- Santa Cruz County Commission on Disabilities [http://scccod.net/](http://scccod.net/)
- Santa Cruz County Latino Affairs Commission [http://scclatinoaffairs.org](http://scclatinoaffairs.org)
OTHER MATERIALS

- Meeting Minutes – July 2021 (page 24 of packet)
- GA Regulations (page 25 of packet)
- GA Proposed Changes (page 64 of packet)
County of Santa Cruz Board of Supervisors
Agenda Item Submittal
From: Human Services Department: Employment and Benefit Services Division
(831) 454-4130
Subject: Authorize HSD to Apply for a PLHA Grant
Meeting Date: August 24, 2021

Recommended Action(s):
Adopt a resolution authorizing the Human Services Department to submit a Permanent Local Housing Allocation (PLHA) Non-Entitlement Local Government Competitive application to the California Housing and Community Development Department, as recommended by the Director of Human Services

Executive Summary
The California Housing and Community Development (HCD) department released a competitive Notice of Funding Availability (NOFA) for Permanent Local Housing Allocation (PLHA) Non-Entitlement Jurisdiction funding on June 7, 2021. Applications for this funding are due to HCD on August 31, 2021. Funding applications require Board of Supervisors adoption of a formal standard authorizing resolution for the applicant jurisdiction. The Human Services Department (HSD) Housing for Health Division will submit a competitive application on behalf of the County for supportive services funding to assist households experiencing homelessness in the unincorporated areas of the County.

Background
On June 7, 2021, HCD released a competitive NOFA for PLHA Non-Entitlement Jurisdiction funding. Funding for this NOFA is provided pursuant to Senate Bill 2 (SB 2) (Chapter 364, Statutes of 2017). SB 2 established the fund and authorizes the HDC to allocate 70 percent of moneys collected and deposited in the fund, beginning in calendar year 2019, to local governments for eligible housing and homelessness activities. The intent of the bill is to provide a permanent, on-going source of funding to local governments for housing-related projects and programs that assist in addressing the unmet housing needs of their local communities. The non-entitlement competitive grant program component prioritizes assistance to persons experiencing or at risk of homelessness and investments that increase the supply of housing to households with incomes of 60 percent or less of Area Median Income (AMI).

The NOFA authorizes eligible applicants to apply for funding for two categories of activities:

Category 1. Development of new multifamily rental housing that is affordable to households at or below 60 percent of AMI or substantial rehabilitation of multifamily rental housing that will be affordable to households at or below 60 percent of AMI, but
which is not currently restricted as affordable housing. To be eligible as “substantial rehabilitation”, a project must complete a minimum of $40,000 per unit in hard construction costs; or

**Category 2.** Assistance to persons who are experiencing or at risk of homelessness, including, but not limited to, through rapid rehousing, rental assistance, supportive services, and case management services that allow people to obtain and retain housing, operating and capital costs for navigation centers, or new construction, rehabilitation, or preservation of permanent or transitional rental housing.

Applications for funding are due on August 31, 2021 and require the submission of a standardized authorizing resolution from a local government entity, in this case, the Santa Cruz County Board of Supervisors. Applicants can apply for a maximum of $5 million of funding for category 1 activities and up to $1 million of funding for category 2 activities, as defined above. Projects supported with this funding must target residents in the unincorporated areas of the county or site-based projects physically located in an unincorporated area.

**Analysis**
The Housing for a Healthy Santa Cruz Strategic Framework (Framework) for addressing homelessness outlines a variety of goals and strategies for preventing and ending homelessness in the County. The Housing for Health Division of HSD was created to coordinate the implementation of the Framework with key stakeholders throughout the county. One of the core functions of the new division is to apply for and secure available state and federal funding in support of Framework goals.

The County of Santa Cruz is eligible to apply for this competitive PLHA Non-Entitlement Jurisdiction funding for supportive services or capital and housing projects in the unincorporated areas of the county. Currently, the County does not have a viable capital or housing project in the unincorporated areas that meets the requirements for this funding opportunity. However, HSD has launched a Housing for Health care management and housing navigation team currently funded with one-time state funding. The team was created as part of the County’s Rehousing Wave effort to provide care management and housing navigation services to guests of the County’s COVID-19 sheltering programs. In the absence of additional funding, the newly created team will cease operations within the next two years. If the County were to receive an award of PLHA funding, the expenditure deadline for these funds is March 31, 2024.

PLHA funding, in part, comes from a $75 recording fee of real estate documents and is a state source of funds that can be utilized to generate matching federal funds for certain services. HSD has the capacity to leverage additional matching state and federal funding when local or state dollars are utilized as a financial match to the other funds. If PLHA funding is secured for the proposed supportive services, HSD will explore ways to match and expand this grant to the greatest extent possible. Receipt of PLHA funding for these services will allow HSD to explore the use of other funding sources for housing and capital projects at a later juncture when identified projects are further along in their development cycle.

**Financial Impact**
There is no net county cost associated with applying for PLHA funding. If the County receives a grant award, the County will receive up to $1 million of state funding to pay for supportive services for households experiencing homelessness in the unincorporated areas of the county.

**Strategic Plan Element(s)**
2.D. Attainable Housing: Homelessness

**Submitted by:**
Randy Morris, Human Services Director

**Recommended by:**
Carlos J. Palacios, County Administrative Officer

**Attachments:**

- Resolution - Authorizing PLHA Grant Application (eSign)

**cc:**
Human Services Department
AUTHORIZING RESOLUTION OF (COUNTY OF SANTA CRUZ)

AUTHORIZING THE APPLICATION FOR THE PERMANENT LOCAL HOUSING ALLOCATION PROGRAM NON-ENTITLEMENT LOCAL GOVERNMENT COMPETITIVE COMPONENT

[All, or A necessary quorum and majority _________] of the
[BOARD OF SUPERVISORS _________] of
[THE COUNTY OF SANTA CRUZ _________]

(“Applicant”) hereby consents to, adopts and ratifies the following resolution:

A. WHEREAS, the Department is authorized to provide up to $29 million under the SB 2 Permanent Local Housing Allocation Program Competitive Component from the Building Homes and Jobs Trust Fund for assistance to Cities and Counties (as described in Health and Safety Code section 50470 et seq. (Chapter 364, Statutes of 2017 (SB 2))).

B. WHEREAS the State of California (the “State”), Department of Housing and Community Development (“Department”) issued a Notice of Funding Availability (“NOFA”) dated 06/07/2021 under the Permanent Local Housing Allocation (PLHA) Program Competitive Component;

C. WHEREAS [COUNTY OF SANTA CRUZ _________] is an eligible non-entitlement Local government who has applied for program funds to administer an eligible activity;

D. WHEREAS the Department may award, subject to selection criteria set forth in PLHA guidelines section 403, funding allocations for applicants recommended for funding, subject to the terms and conditions of the Guidelines, NOFA, Program requirements, the Standard Agreement and other contracts between the Department and PLHA competitive grant recipients;

NOW THEREFORE BE IT RESOLVED THAT:

1. If Applicant is awarded a grant of PLHA funds from the Department pursuant to the above referenced PLHA Competitive Component NOFA, it represents and certifies that it will use all such funds in a manner consistent and in compliance with all applicable state and federal statutes, rules, regulations, and laws, including without limitation all rules and laws regarding the PLHA Program, as well as any and all contracts Applicant may have with the Department.

2. Applicant hereby agrees to use the PLHA funds for the eligible activity for which the Applicant has submitted an application, as set forth in Section 401 of the Guidelines, and as awarded and approved by the Department in accordance with all Program requirements, Guidelines, other rules and laws, as well as in a manner consistent and in compliance with the Standard Agreement and other contracts between the Applicant and the Department.
3. Pursuant to Applicant’s certification in this resolution, the PLHA funds will be expended only for the eligible Activity for which the Applicant has submitted an application, and consistent with all program requirements.

4. Applicant certifies that, if funds are awarded for the development of new multifamily housing at or below 60 AMI or substantial rehabilitation of multifamily rental housing at or below 60 percent of AMI, Applicant shall comply with Uniform Multifamily Regulations Subchapter 19, Title 25, Division 1, Chapter 7, commencing with Section 8300 and the Multifamily Housing Program Guidelines commencing with Section 7300,;

5. Applicant certifies that, if funds are awarded for the development of an Affordable Rental Housing Development, the Local Government shall make PLHA assistance in the form of a low-interest, deferred loan to the Sponsor of the Project, and such loan shall be evidenced through a Promissory Note secured by a Deed of Trust and a Regulatory Agreement shall restrict occupancy and rents in accordance with the Department-approved underwriting of the Project for a term of at least 55 years.

6. Applicant shall be subject to the terms and conditions as specified in the Standard Agreement, the PLHA Program Guidelines and any other applicable SB 2 Guidelines published by the Department.

7. If applicable, Applicant proposes allocation of funds for the awarded activity to (COUNTY OF SANTA CRUZ ). Applicant certifies that the selection process that resulted in the allocation to (COUNTY OF SANTA CRUZ ) complied with all conflict of interest laws and prohibitions and was accessible to the public throughout the selection process and by request via the Public Records Act.

8. [The Director of Human Services] is/are authorized to execute the PLHA Competitive Component Program Application, the PLHA Competitive Component Standard Agreement and any subsequent amendments or modifications thereto, as well as any other documents which are related to the Program or the PLHA Competitive Component grant awarded to Applicant, as the Department may deem appropriate.

PASSED AND ADOPTED at a regular meeting of the COUNTY OF SANTA CRUZ on this 24th day of AUGUST, 2021 by the following vote:

AYES:  ABSTENTIONS:  NOES:  ABSENT:

APPROVE:

Signature of Approving Officer

[Supervisor Bruce McPherson, Board Chair]
CERTIFICATE AND SIGNATURE OF THE ATTESTING OFFICER

The undersigned, Officer of [Clerk of the Board of the County of Sar] does hereby attest and certify that the [attached] Resolution is a true, full and correct copy of a resolution duly adopted at a meeting of the [COUNTY OF SANTA CRUZ] which was duly convened and held on the date stated thereon, and that said document has not been amended, modified, repealed or rescinded since its date of adoption and is in full force and effect as of the date hereof.

ATTEST:
Signature of Attesting Officer
[Stephanie Cabrera, Chief Deputy Clerk]

APPROVED AS TO FORM:

[Signature]
8/16/2021
Office of the County Counsel
Date
8/10/2021
(AMS #11253)
County of Santa Cruz Board of Supervisors  
Agenda Item Submittal  
From: Human Services Department: Workforce Development Board  
(831) 454-4130  
Subject: Procurement for PY22/23 WIOA Program Services  
Meeting Date: August 24, 2021

Recommended Action(s):
1) Authorize the General Services Department (GSD) Purchasing Agent to release Request for Proposal (RFP) No. 21P3-001 for WIOA Program Services;
2) Authorize the Human Services Department to negotiate the agreements with selected vendor(s); and
3) Direct the Human Services Department to return to your Board on or before May 24, 2022 for approval of agreement(s) with the vendor(s) selected through the Request for Proposal process.

Executive Summary
The Human Services Department (HSD) Workforce Development Board (WDB) oversees the program services funded through Workforce Innovation and Opportunity Act (WIOA). The WDB has approved the issuance of the RFP at its meeting on May 26, 2021 and seeks your Board’s authorization to release a RFP for provision of continued WIOA program services commencing on July 1, 2022.

Background
The WDB is required to conduct a competitive procurement process for program services at least once every four (4) years. The RFP respondents are invited to submit proposals (bids) for one or multiple service areas.

<table>
<thead>
<tr>
<th>Service Area 1</th>
<th>Service Area 2 Adult &amp; Dislocated Worker Program Services</th>
<th>Service Area 3 Youth Program Services</th>
<th>Service Area 4 Layoff Aversion Services</th>
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<tbody>
<tr>
<td>One-Stop Operator</td>
<td>$75,000</td>
<td>$750,000</td>
<td>$800,000</td>
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The one-stop operator is responsible for coordinating service delivery among all WIOA partners and services providers. By having the one-stop operator act as the local service delivery coordinator, it allows the WDB to focus on strategic planning and developing local and regional partnerships. The current one-stop operator is Winter Works, LLC.

The Adult and Dislocated Worker service provider focuses on providing basic career services and individualized career services, including case management for individual...
employment plans and career and vocational planning. The current service provider is Goodwill Central Coast.

The Youth program provides comprehensive services to youth between the ages of 16-24 who face barriers to education, training and employment. The current service provider is Santa Cruz County Office of Education.

The layoff aversion service provider assists employers that are either closing altogether or are considering reducing their workforce by providing technical assistance including operational analysis, increased profit earning strategies and general "business turnaround" assistance. The current layoff aversion service provider is Santa Cruz Small Business Development Center at Cabrillo College.

Analysis
In partnership with the GSD, an RFP has been developed to solicit proposals from qualified vendors to provide WIOA mandated program services in four (4) service areas, including One-Stop Operator, Adult and Dislocated Worker services, Youth services and Layoff aversion.

Consistent with standard competitive bidding processes, complete proposals will be reviewed and evaluated by a committee comprised of three (3) members for each service area. Upon completion of the vendor selection process, the WDB will return to your Board for approval of the agreement(s) on or before May 24, 2022 with services commencing on July 1, 2022.

Strategic Plan Element(s)
5.A/5.D (Dynamic Economy: Educational Opportunity/Regional Workforce)-HSD and the Santa Cruz County WDB advances economic opportunity by providing direct WIOA participant program services to our community for education and training in local demand occupations.

Financial Impact
The Workforce Innovation and Opportunity Act formula allocation funds the Workforce Development Board program services. These agreements do not result in an additional General Fund contribution.

Submitted by:
Randy Morris, Human Services Director

Recommended by:
Carlos J. Palacios, County Administrative Officer

Attachments:
a RFP for Workforce Innovation and Opportunity Act #21P3-001
cc:
Human Services Department
Recommended Action(s):
1) Adopt a resolution authorizing implementation of the Memorandum of Understanding between In-Home Supportive Services Providers, as represented by SEIU Local 2015, and the In-Home Supportive Services Public Authority of the County of Santa Cruz;

2) Authorize the Personnel Director to sign the Memorandum of Understanding on behalf of the In-Home Supportive Services Public Authority of the County of Santa Cruz; and

3) Authorize the Human Services Department, Personnel Department, Office of the Auditor-Controller-Treasurer, and the County Administrative Office to take all necessary administrative actions to implement the provisions of this agreement upon approval by the California Department of Social Services.

Executive Summary
The Human Services Department (HSD) and the In-Home Supportive Services (IHSS) Public Authority of the County of Santa Cruz (Public Authority) requests that the Board adopt via resolution a Memorandum of Understanding (MOU) between SEIU Local 2015, representing IHSS Providers, and the IHSS Public Authority. HSD and IHSS Public Authority also requests authorization for the HSD, Personnel Department, Office of the Auditor-Controller-Treasurer, and the County Administrative Officer to take all necessary administrative actions to implement the provisions of this agreement upon approval by the California Department of Social Services.

Background
The prior employment related Memorandum of Understanding (MOU) between SEIU Local 2015, representing IHSS Providers, and IHSS Public Authority expired on December 31, 2020. A tentative agreement was reached on July 18, 2021. The agreement would be effective through June 30, 2024. The tentative agreement was ratified by the Union’s membership August 13, 2021.

Analysis
The major provisions of the tentative agreement are:

1) Effective as soon as administratively possible upon State approval, a wage increase from $14.21 to $15.75;
2) On January 1, 2022, a second wage increase timed with the minimum wage increase resulting in an hourly rate of $17.75; and

3) Improvements in the release time provisions, language supporting efforts to share retirement plan information and language cleanup in various articles throughout the MOU.

The tentative agreement utilizes the wage and tool provisions permissible by the State that allows for wage supplements in the amount of $1.54 and $1.21. Detailed language is included in the attached MOU. The agreement is within the budgetary parameters established by the County. HSD expects the above described wage increases will help to stabilize the IHSS Provider workforce and thereby improve the provision of services to IHSS recipients by attracting new Providers and reducing turnover.

Financial Impact
The sources of funding for this agreement are Federal and State reimbursements and the required County general fund match. For the FY 21-22 Budget Year, funds for the local match are estimated at a County cost of approximately $575,000, and a total cost for the term of the MOU of approximately $903,000. The funds are available in the Human Services Department and County budget for the current fiscal year; and will be incorporated in the budget for the future fiscal years.

Strategic Plan Element(s)
The Memorandum of Understanding between SEIU Local 2015 and IHSS Public Authority supports the following Strategic Plan Goals:

1. A (Comprehensive Health & Safety: Health Equity)
It is anticipated the approval of this MOU will expand the available IHSS Provider workforce, allowing IHSS recipients to continue to receive in home care, where they experience better health outcomes.

5. A (Dynamic Economy: Regional Workforce)
The approval of this MOU will support the regional economy by increasing the family wages of IHSS Providers in Santa Cruz County.

Submitted by:
Randy Morris, Human Services Director

Recommended by:
Carlos J. Palacios, County Administrative Officer

Attachments:
a Resoluton Authorizing MOU (eSign)
b Agreement - MOU for IHSS Providers
cc:
Human Services Department
County of Santa Cruz Board of Supervisors
Agenda Item Submittal

From: Human Services Department: Administration Services Division
(831) 454-4130

Subject: Approve agreement with University of Kansas for Community Check Box

Meeting Date: August 24, 2021

Recommended Action(s):
Approve agreement with University of Kansas Center for Research, Inc. Center for Community Health and Development, with an annual amount of $16,773.28 to utilize the web-based Community Check Box Evaluation System data collection, evaluation and reporting application, and authorize the Director of Human Services to execute the agreement.

Executive Summary
The Human Services Department (HSD) is requesting approval of an agreement with the University of Kansas Center for Research, Inc. (KUCR) Center for Community Health and Development (CCHD) in order for the HSD Housing for Health Division to utilize KUCR CCHD’s web-based data collection, evaluation, and reporting software, Community Check Box Evaluation System (CCB), and related data services. KUCR CCHD is a subset of the state University of Kansas system. As such, it is beholden to Kansas State laws and regulations that prevent it from agreeing to terms and conditions standard to the County’s contracts. After review of KUCR CCHD’s requested changes to the County’s standard contract terms, County Counsel requested that HSD seek the Board’s approval for the change requested by KUCR CCHD. Once approved by the Board, County Counsel shall approve and sign the agreement.

Background
The mission of KUCR CCHD is to support community health and development through collaborative research and evaluation, teaching and training, and technical support and capacity building. KUCR CCHD has extensive expertise related to supporting and evaluation of health initiatives at community, state, and national levels. KUCR CCHD developed the Community Check Box Evaluation System (CCB) to support documentation and evaluation of collaborative community-based efforts. The customizable CCB is a web-based recording, measurement, graphing, evaluation and reporting tool. Data entered into CCB are aggregate level and contain no personally identifiable information (PII).

Although KUCR CCHD is a corporation, it is a legal subset of the larger University of Kansas system. The University of Kansas system is a public, state system and Kansas laws and regulations require that the Kansas Tort Claims Act (K.S.A. 75-6101 et. seq.) govern their activities. In addition, these same laws and regulations restrict the University of Kansas from agreeing to contract terms specifying non-Kansas choice of
law, jurisdiction, and venue. The University of Kansas also cannot agree to contract
terms containing specific local county ordinances per these laws and regulations.
Therefore, KUCR CCHD requested changes to the standards terms and conditions
stated in the County’s Independent Contract Agreement (ICA) form. After review of the
requested changes, County Counsel requested that these modifications to the ICA form
be presented to the Board for approval. Once approved by the Board, County Counsel
shall approve and sign the agreement.

Analysis
The CCB web-based application is designed to support complex community-based
change efforts such as homelessness prevention and reduction, public health initiatives,
and the like. It enables a broad view of the efforts and outcomes of work carried about
by multiple practitioners. These practitioners use the software to document their efforts
to deliver services or bring about community and system change. These efforts are
organized in terms of an overarching plan - here, the three-year Housing for a Health
Santa Cruz Strategic Framework to Address Homelessness in Santa Cruz County. The
software will help the Housing for Health Division of the Human Services Department to
outline and document activities related to six-month action plans and other initiatives in
the community. In addition to providing a software solution, the contract with the
University of Kansas includes services in the form of facilitated discussions to help the
County and other participants learn how to understand and apply the data, providing
decision-makers with real-time information about progress on the Framework and
feedback that can be used to improve outcomes.

KUCR CCHD requested changes to the following standard terms and conditions in the
County’s ICA:
- Indemnification for Damages, Taxes and Contributions - The Kansas Tort
Claims Act control KUCR CCHD’s liability limitations.
- Living Wage - This contract term be stricken as it cannot agree to local county
ordinances.
- Miscellaneous - Removal of specific choice of law, jurisdiction, and venue terms
and conditions.

After analysis and discussion of the proposed changes, HSD and County Counsel
agree that these are relatively low-risk changes due to the contract’s proposed budget;
the type of data entered into the system (aggregate, no PII); and KUCR CCHD’s
reputation in the field. The anticipated utility of the CCB application to HSD Housing for
Health’s efforts outweigh the relative risk posed by KUCR CCHD’s requested changes.
Per County procedures, any changes to the standardized Independent Contractor
Agreement requires Board approval so, even though the changes pose relatively low
risks, County Counsel requested that HSD seek Board approval for the proposed
changes.

Financial Impact
Approval of this agreement with KUCR CCHD does not result in additional General
Fund contribution.

The total costs for the KUCR CCHD CCB application and related services included in
this amendment $16,773.28 annually. The agreement is funded through California
Emergency Solutions Housing (CESH) block grant funding, authorized by the Homeless
Action Partnership Board, funds that are part of the approved HSD fiscal year 2021-22 budget.

University of Kansas: No. 22B_______
Index/GL Key: 391300/62381

**Strategic Plan Element(s)**
Strategic Plan Element(s) 2.D (Attainable Housing: Homelessness) - Approving this amendment increases the County’s ability to make data driven decisions regarding housing and homeless services, improving the County’s ability to reduce homelessness and increase housing stability.

**Submitted by:**
Randy Morris, Human Services Director

**Recommended by:**
Carlos J. Palacios, County Administrative Officer

**Attachments:**
- Contract PO University of Kansas Nonconforming Agreement

**cc:**
Human Services Department
County of Santa Cruz Board of Supervisors
Agenda Item Submittal
From: Human Services Department: Administration Services Division
(831) 454-4130
Subject: Accept and File Report on Amendments/New Agreements
Meeting Date: August 24, 2021

Recommended Action(s):
1. Accept and file report on amendments approved by County Purchasing Agent, as authorized by the Board of Supervisors on April 28, 2020; and

2. Approve amendment to agreement with Yesy’s Restaurant in the amount of $2,202,013, for COVID-19 shelter food services, and authorize the Human Services Director to execute the agreement.

Executive Summary
The Human Services Department (HSD) is requesting the Board accept and file this report on contract amendments approved by the County’s Purchasing Agent, as authorized by the Board on April 28, 2020 in response to the emergency declaration resulting from COVID-19, and requesting the Board approve one contract amendment exceeding the Purchasing Agent’s dollar amount limits for approval of agreements.

Background
On April 28, 2020, in response to the imminent threat to public health resulting from COVID-19, and based on emergency declarations issued by the County’s Health Officer, the Board adopted a resolution to temporarily delegate its authority to the County Purchasing Agent to approve scope of work amendments for existing contracts and to increase the Purchasing Agent’s authority to approve new contracts for services up to $1,000,000. The authority granted to the Purchasing Agent allows County departments to respond to the COVID-19 emergency by expeditiously implementing contract changes or new agreements in response to the emergencies.

COVID-19 Shelter Operations
In response to the COVID-19 public health emergency, HSD operates shelters to provide safe environments for vulnerable people experiencing homelessness to shelter in place and provide isolation and quarantine for those impacted by COVID-19. The County relies on contracted services at the shelters on an ongoing basis to maintain the health and safety of the facilities for the shelter population and staff. The Santa Cruz County Veterans Memorial Building Board of Trustees agreement provides staffing support and building maintenance for shelter operations at that site. Similar shelter related service agreements have been extended with the Hotel Paradox and the Association of Faith Communities. Additionally, since the last report to the Board, HSD has negotiated and executed an agreement and subsequent amendment for the state Housing for Harvest program for temporary shelter for agricultural workers who are
quarantined due to exposure to COVID-19.

Analysis

COVID-19 Shelter Operations
The attached new and amended agreements list (Attachment A) includes the six (6) agreements with local shelter and housing support services. Since the projected compensation for one of the shelter provider contractors exceeds the General Services' temporary purchase limits, this memo requests the Board's approval of an amended agreement with Yesy’s Restaurant, increasing the agreement by $82,013 to a new total amount of $2,202,013 for COVID-19 shelter food services. The remaining shelter and shelter related service agreements are detailed in Attachment A.

Financial Impact
The Federal Emergency Management Agency (FEMA), California Office of Emergency Services (CalOES), and the Coronavirus Relief Fund will fund the service agreements noted in Attachment A – New and Amended Agreements List. Approval of the new agreements does not result in an additional General Fund contribution.

Strategic Plan Element(s)
1.B (Comprehensive Health & Safety: Community Support) - Establishing the new agreements and amending the existing nonprofit services contracts allows HSD to accommodate various response activities in the County's broader effort to respond to the COVID-19 emergency.

Submitted by:
Randy Morris, Human Services Director

Recommended by:
Carlos J. Palacios, County Administrative Officer

Attachments:

a) Amended and New Agreements EPO 6th Report
b) Contract 20W4078 Yesy's Restaurant Amendment 3
c) ADM-29 20W4078 Yesis Amendment

cc:
Human Services Department
County of Santa Cruz Board of Supervisors
Agenda Item Submittal
From: Human Services Department: Community Programs
(831) 454-4130
Subject: Defer report for CORE Investments
Meeting Date: August 24, 2021

Recommended Action(s):
Defer report on the completed process and proposed framework for CORE Investments Request for Proposals to September 28, 2021.

Executive Summary
The Human Services Department requests additional time to finalize the report on the framework for next CORE Investments Request for Proposals process.

Background
On February 23, 2021, the Board of Supervisors directed the Human Services Department (HSD) to return in August 2021 with a report on the framework for the next CORE Investments Request for Proposals (RFP) process, which shall include input gathered from a variety of CORE Investments stakeholders, including current and prospective awardees, on how best to operationalize equity within the context of the CORE Investments RFP.

Analysis
Since February 2021, meetings have been held with cities and other funders to identify opportunities to align funding processes, as well as further integration of CORE Investment tools, such as the CORE Conditions of Well-Being and the CORE Results Menu. Stakeholder meetings have also been conducted with past, current, and potential applicants regarding the RFP process and HSD staff is working to integrate the stakeholder meeting feedback and equity considerations into the proposed framework for the Fall 2021 RFP process. However, additional time is necessary to complete the final stakeholder meetings and to prepare recommendations for the RFP process.

Financial Impact
This deferment request has no impact on County General Funds.

Strategic Plan Element(s)
1.B (Comprehensive Health and Safety Community Support) - CORE Investments is a collective impact funding model and movement designed to improve the well-being of county residents.

Submitted by:
Randy Morris, Human Services Director
Recommended by:
Carlos J. Palacios, County Administrative Officer

cc:
Human Services Department
DATE: July 21, 2021
TIME: 8:30 a.m. – 10:30 a.m.
PLACE: Virtual Meeting via Microsoft Teams

Commissioners Present: Emily Hanson (1st District); Lisa Smith (1st District); Danny Keith (2nd District); Monica Martinez (3rd District); Betsy Clark (3rd District); Denise Hitzman (5th District).

Commissioners Excused: Martina Shayn O’Sullivan (2nd District); Stoney Brook (4th District); Jennifer Anderson-Ochoa (5th District)

Commissioners Unexcused: None

Commission Seats Vacant: None

Staff Present: Randy Morris, Human Services Department Director; Micki Coca Buss. Senior Analyst, Human Services Department; and Jackie West, Executive Secretary, Human Services Department; Kimberly Petersen, Employment and Benefits Services Division Director, Human Services Department.

Guests: Felipe Hernandez

1. Approval of Minutes (Action): The Commission approved the July 21, 2021 meeting minutes. (Martinez/Keith)
   AYES: Hanson, Smith, Keith, Martinez, Hitzman
   NOES: None
   ABSTAIN: Hernandez
   ABSENT: O’Sullivan, Brook, Anderson-Ochoa

The meeting was adjourned at 10:34 a.m.
CHAPTER I IN GENERAL

In accordance with Section 17000 of the Welfare and Institution Code, the County of Santa Cruz, hereinafter referred to as County, adopts these General Assistance regulations effective for implementation on and after October 1, 1982. These regulations are promulgated so as to comply with all applicable Federal, State and local laws, regulations, guidelines, bulletins. These regulations shall be governed and construed in accordance with the laws of the United States, and State of California, and County of Santa Cruz.

The County Human Services Department hereinafter referred to as Human Services shall be responsible for the administration of the General Assistance program in accordance with the provisions set forth in these regulations.

End Section
CHAPTER II COUNTY RESPONSIBILITY

A. In General

Section 17000 of the Welfare and Institutions Code provides that every County is responsible for providing relief and support for all incompetent, poor, indigent persons, and those incapacitated by age, disease, or accident who are lawfully resident there, when such persons are not supported and relieved by their relatives and friends, by their own means, or by state hospitals or other private institutions.

B. Administration of General Assistance

General Assistance is administered by the Santa Cruz Human Services Department under authority of the County Board of Supervisors and pursuant to Part 5, W & I Code. General Assistance shall be administered promptly and humanely, with due regard for the preservation of family life. General Assistance shall be so administered as to encourage self-respect, self-reliance, and the desire to be a productive citizen. Further, it is the responsibility of all who are concerned with the administration of General Assistance to do so with courtesy, consideration, and respect toward applicants and recipients and without attempting to elicit any information not necessary to carry out the provisions of these regulations. The provisions of the law relating to General Assistance are to be construed to affect the stated objects and purposes of the program.

C. Duty to Plan for Self-Sufficiency of Applicants/Recipients

It is the joint responsibility of Human Services and the applicant(s) or recipient(s) to develop a plan of rehabilitation and support to the end that the applicant(s)/recipient(s) shall become self-sufficient and independent of further assistance.

D. Emergency Exception to Limitations

In emergency and unusual circumstances, exceptions may be made by the Director or his/her designated representative to the limitations provided in these regulations.
E. Form of Aid

Aid may be granted in a monthly cash payment via warrant, direct deposit, Electronic Benefit Transfer (EBT), vendor payment (a payment paid to a provider of an item of need) or 2 party check. Aid may also be granted via in-kind services. Human Services may use more than one form of aid for any individual recipient.

Benefits issued via EBT will be in accordance with the California Department of Social Services Manual of Policies and Procedures (MPP) Division 16.

F. Confidentiality

General Assistance records are confidential. Names, addresses, and all information concerning the circumstances of any persons from whom or about whom information is obtained is confidential. Records are not open to examination or inspection except by the Grand Jury or by the Board of Supervisors of Santa Cruz County as a whole in their official capacity and not as individual members, or by an officer of the State or of Santa Cruz County charged with the supervision, direction and enforcement of General Assistance policies, or by the individual recipient or applicant or by his/her authorized representative.

G. Destruction of Case Records

The Board of Supervisors may authorize the destruction by Human Services of the case history, or any part thereof, of any recipient of General Assistance who has not received aid from the County of Santa Cruz for more than four years.

H. Delegation of Authority to Administer Oaths

The Human Services Director may designate persons as his/her representative to take such affidavits and administer such oaths as are required under the General Assistance Program.

END SECTION
CHAPTER III  PROCEDURES FOR APPLICATION AND DETERMINATION OF ELIGIBILITY

A. In General

Any person has the right to apply for General Assistance, and Human Services is required to process all applications for assistance. It is the responsibility of the applicant or recipient of General Assistance to apply for, to actively pursue, and to accept all potentially available income and resources. Failure to apply for, to actively pursue, or to accept such income or resources after being informed by Human Services of the applicant's or recipient's apparent eligibility for such other income or resources shall render the applicant or recipient ineligible for General Assistance.

All persons other than dependent minor children who are members of applicant or recipient households must file a complete application for General Assistance. Parents of minor children shall apply on behalf of their children.

B. Determination of Eligibility

Human Services will conduct a prompt, complete, and careful investigation of the needs and resources and will make a determination of eligibility of each applicant within 45 days of the date of application. The eligibility determination process for all applicants shall include an in-office interview by Benefits Representative prior to the granting of assistance, other than emergency assistance.

C. Eligibility Redetermination

Human Services will conduct an annual redetermination of each active case which may include a home visit.

D. HUMAN SERVICES Responsibility

1. Human Services is responsible for assisting the applicant or recipient when he/she is unable to provide necessary information. Human Services shall inform the applicant or recipient what information is required and why it is needed. If Human Services must obtain verification for the applicant or recipient from another source, the applicant or recipient must provide written consent for the release of information to Human Services. The written consent document must clearly state its
purpose, the specific information requested, and the individual or agency to contact for the information.

2. Human Services is responsible for giving to each applicant and recipient a clear and thorough explanation of the General Assistance program and of the individual’s rights and responsibilities. Such explanations will be given both verbally and in writing, at intake and at any other time determined to be necessary by Human Services. The General Assistance Regulations will be available upon request to all applicants and recipients as well as other interested persons. A sign will be displayed in a visible place in the waiting room at the General Assistance offices informing people of their right to review all such regulations. Further, this sign will inform all applicants and recipients of their rights to know any and all regulations which are the grounds for specific actions taken by the County relating to General Assistance.

E. Applicant and Recipient Responsibility

1. Reporting Responsibilities

The applicant or recipient is the primary source of information. It is his/her responsibility to provide, insofar as possible, within his/her capability, all necessary information to establish eligibility.

a) Request for information/verification

Information necessary to establish or continue eligibility shall be listed on the appropriate approved form (WEL 4048) or appropriate form letter and ten (10) days shall be given for the requested information/verification to be submitted to the agency. If the information/verification is not received by the agency within ten (10) days, a denial or discontinuance notice of action will be sent to the applicant/recipient. Information provided to the Human Services Department may be verified ex parte (e.g. vehicle registration, UIB, SDI and ownership of real property in Santa Cruz County).

(1) On pending cases, the verification shall be accepted by the agency and the proposed denial action will be rescinded if received after ten (10) days but prior to thirty (30) days of the date of request.

(2) On active cases, the verification received or postmarked by the 1st working day after the end of the month of the request shall be accepted, and any proposed or implemented action to discontinue will be rescinded.
(3) Failure to provide necessary information and verification shall render the applicant or recipient ineligible for General Assistance.

(a) An applicant or recipient of General Assistance is required to report any income or changes in circumstances to the General Assistance Unit within ten (10) days of receipt or of the change.
(b) Each household shall file a monthly eligibility report (CW7) with income and changed circumstances by the fifth working day of the month.

2. Noncompliance with Reporting Responsibilities

When it comes to the attention of Human Services that an applicant or recipient has failed to report changes in income or circumstances to the General Assistance Unit within ten (10) calendar days of the change or has willfully provided misinformation to the General Assistance Unit, Human Services shall take appropriate action as follows.

a) Failure to report changes in income and circumstances within ten (10) calendar days of change without good cause shall be a basis for denial or discontinuance of assistance.

b) The willful provision of misinformation to the General Assistance Unit shall be a basis for denial or discontinuance of assistance.

c) No new financial assistance shall be granted from the effective date of denial/discontinuance for the sanction period set forth in Chapter III, E, 3.

3. Sanction Period for Noncompliance with Reporting Responsibilities

For noncompliance with reporting responsibilities without good cause, a recipient and the General Assistance household of such a recipient shall be sanctioned from receiving General Assistance for the period described below:

a) First incident of noncompliance, 1 month.
b) Second incident of noncompliance, 3 months.
c) Third and subsequent incidents of noncompliance, 6 months each.
d) Good cause for failure to report receipt of income and changes in income or circumstances to the General Assistance Unit within ten (10) calendar days of the change exists when:

(1) The individual was verifiably ill.
(2) The individual is able to verify that due to circumstances beyond his/her control he/she was unable to report a change within the required ten (10) day period.

For active cases, a sanction begins the first of the following month.

4. Promptness

When an applicant or recipient is more than 15 minutes late for a scheduled appointment, the applicant/recipient is responsible for rescheduling the appointment. If the applicant/recipient fails to reschedule the appointment within 30 days of the date of the application the case will be denied or discontinued. Applicants or recipients may only reschedule an appointment once per occasion.

For application appointments, benefits will be issued according to General Assistance Regulations, Chapter IX, D, 5.

5. Fraud Referrals

A referral to the Special Investigations Unit (SIU) will be made when an Intentional Program Violation is suspected (IPV). General Assistance will align its IPV definition with that of the CalFresh program.

If an IPV occurs, the individual will be disqualified from receiving GA benefits as follows:

a) 1 year for 1st violation
b) 2 years for 2nd violation
c) Permanent disqualification for 3rd violation.

F. Reimbursement of General Assistance

Prior to the authorization of assistance, all applicants shall sign a reimbursement agreement and lien. For sponsored non-citizens, the legal sponsor of a non-citizen shall be required to sign a General Assistance reimbursement agreement. The County is entitled to reimbursement for
General Assistance funds, from, but not limited to, earnings, Interim Assistance payments, worker’s compensation settlements, tax refunds, insurance claims or other legal settlements.

Collectable accounts may be referred by Human Services to the County Collections Department. (Refer to W & I Code Chapter 5, Sections 17000 to 17409, Public Law 93-368, EAS Manual 46-337.1)

END SECTION
CHAPTER IV  PERSONS ELIGIBLE FOR GENERAL ASSISTANCE

Persons who are legal residents of Santa Cruz County, who are indigent in that they are incapacitated by age, disease, infirmity or physical impairment to the extent that such incapacity prevents seeking, accepting, or engaging in gainful employment or in that by circumstances at the time of application for aid, they are without the necessities of life and immediate means to provide them and who have income and resources below the standards established in these regulations may qualify for aid under the General Assistance Program of the County of Santa Cruz as provided below.

A. Employable Persons

1. An employable person is a person:

   a) who is able to work

   b) who is actively seeking work

   c) who is actively participating in a Family Reunification plan with Child Welfare Services (CWS) and complying fully with CWS requirements. Verified compliance with CWS requirements shall substitute for all GA required job searches. Compliance shall be verified in writing by CWS staff.

   d) who has not rejected an offer of work or terminated employment within 30 days of the date of application or while receiving General Assistance

   e) who is unemployed in that he/she is:

      (1) not employed, or
      (2) employed less than 100 hours per month.

2. Exclusions

   A person is not considered employable if he/she is:

   a) Sixty-five (65) years of age or older.

   b) A caretaker whose presence in the home is required on a substantially continuous basis because of the illness or incapacity of another member of the household, as verified by a physician, and
there is no other reasonable means of caring for the disabled persons; or

c) Incapacitated to the extent that all possible benefit from employment or training is precluded, as verified by a physician; or

d) An unmarried minor child of an applicant or recipient, unless that child is 16 to 18 years old and is attending high school full-time or is in an approved training program.

e) A caretaker of a child under six who is presently providing full-time care for the child with only brief and infrequent absences.

f) Restricted to light work by a physical incapacity and he/she does not have the mental capacity and work background to perform light work.

B. Incapacitated Persons

1. Applicants or recipients who claim full or partial inability to work based on one or more of the factors listed below will be referred for medical evaluation to determine their degree of employability. A medical evaluation clearly exempting an applicant or recipient from employment for a specific length of time must be provided by the applicant or recipient prior to granting continuing assistance on the basis of incapacity.

   a) Physical Disability - Evidence of physical disability shall consist of a health provider’s statement as to the nature of disability and length of expected duration. A health provider includes a physician, a physician assistant, a nurse practitioner, a registered nurse, and a chiropractor. Temporary emergency assistance of a period not to exceed one month may be granted to a person with a visible physical impairment. If a statement of disability from a health provider does not include prognosis of the expected duration of incapacity, another statement of disability must be provided by the recipient within thirty (30) days in order to substantiate continued eligibility.

   b) Mental Incapacity - A person may be unemployable for reasons of mental incapacity if he/she is:

      (1) An individual with intellectual disability, as evidenced by the results of currently accepted psychological testing.

      (2) Mentally ill. A person declaring incapacity due to mental illness shall be referred to a mental health provider for evaluation prior to the granting of continuing General Assistance. A mental
health provider includes a psychiatrist, a psychologist, a mental health clinician, and a licensed marriage and family therapist. General Assistance may be granted for no more than two (2) months on the basis of a brief evaluation by a mental health provider prior to a psychiatric evaluation.

c) When multiple diagnoses are listed on the statement of disability form and one or more diagnosis is addiction or dependency to drugs and/or alcohol, the Benefits Representative shall make it a requirement on the GENERAL ASSISTANCE INCAPACITATED PERSON AGREEMENT (WEL 4043) that the applicant/recipient must attend three (3) AA/NA meetings each week and provide verification of attendance on a weekly basis. Failure to attend meetings and provide verification of attendance shall be the basis for denial or discontinuance of assistance.

d) Persons with a primary diagnosis of substance abuse will first be classified as an employable applicant or recipient and will be subject to the regulations outlined in Chapter V. Employment and Rehabilitation, General Assistance Regulations. Failure to meet the regulations outlined in Chapter V. Employment and Rehabilitation, General Assistance Regulations shall be a basis for denial or discontinuance. An individual may reapply and may be eligible for General Assistance as a temporarily incapacitated person based on an evaluation of incapacity due to substance abuse from a health provider at the time of reapplication or reinvestigation.

(1) Recipients with an incapacity due to substance abuse will be limited to 6 (six) cumulative months of assistance.

2. As a condition of initial and/or continuing eligibility, applicants and recipients must comply with the Human Services plan for self-sufficiency. Human Services will verbally and in writing explain the requirements of the plan. The plan for self-sufficiency is documented on the “General Assistance Incapacitated Person Agreement” and/or the “General Assistance Employable Person Agreement”. The plan may include, but is not limited to:

   a) Keep appointments with health and mental health providers and follow their instructions for recovery.

   b) Apply for all potential income including state disability (SDI), supplemental security income (SSI) and workers compensation.

   c) Applicants and recipients who must apply for SSI as part of their plan self-sufficiency must also work cooperatively with the Human
Services SSI Advocate if referred, or, provide verification that an attorney is assisting with their application.

d) Attend NA/AA meetings as assigned.

e) Work cooperatively with the Department of Vocational Rehabilitation (DVR) if referred.

3. For recipient noncompliance with the Human Services plan for self-sufficiency, no new financial assistance shall be granted from the effective date of discontinuance for the sanction period set forth in Chapter IV, B, 4.

4. Sanction Period for Noncompliance with Human Services Plan for Self-Sufficiency

For recipient noncompliance with Human Services plan for self-sufficiency without good cause, a recipient and the General Assistance household of such recipient shall be sanctioned from receiving General Assistance for the period described below:

a) First incident of noncompliance, 1 month.

b) Second incident of noncompliance, 3 months.

c) Third and subsequent incidents of noncompliance, 6 months each.

d) Good cause for failure to comply with the Human Services plan for independence exists when:

   (1) The individual was verifiably ill.
   (2) The individual is able to verify that due to circumstances beyond his/her control he/she was unable to comply with the requirements of the plan.

C. Minors

Minors are defined as unmarried persons under 18 years of age.

1. If a minor is living at home, he/she is not eligible for General Assistance except as a member of a family receiving General Assistance.

2. Any minor not living at home shall only be eligible for General Assistance if:
a) The minor’s parents live in Santa Cruz County and sign a reimbursement agreement. If the parents have signed a reimbursement agreement, then the minor must be actively seeking full-time permanent employment. All minors under 18 years of age shall be referred to the Protective Services Unit for appropriate social services, or

b) The minor meets the following criteria:

   (1) He/she is emancipated in accordance with the provisions of the Emancipation of Minors Act, Civil Code Sections 60 to 70; and

   (2) He/she is 16 or older and under 18; and

   (a) Has graduated from high school; or
   (b) Has successfully demonstrated proficiency equal to or greater than standards published by the Department of Education, as specified in Education Code Section 48412; or
   (c) Has been disqualified from attendance at special continuation classes because of physical or mental condition as specified in Education Code Section 48410.

3. Welfare and Institutions Code Section 17102 shall be strictly applied to every minor who is not emancipated in accordance with the Emancipation of Minors Act.

   It reads as follows: “The residence of an unmarried minor child is the residence of the parent or parents with whom a child maintains his or her place of abode or of the parent who has legal custody of the minor. The residence of an orphan is that of the last deceased person who had his or her custody. The residence of a dependent child who has been declared free from the custody and control of his or her parent or parents, by order of the juvenile court, is not changed by change of residence of the parent or parents. The provisions of this section apply to the extent not in conflict with federal law.”

D. Students

A student age 16 to 18 may be eligible as a dependent child in an eligible General Assistance household. Students 18 years of age or older who are otherwise employable are not considered to be available for full-time permanent employment and are not eligible for General Assistance. Availability for employment prior to enrollment or between terms is not availability for permanent full-time employment. Students should be counseled to inquire into available loan and grant resources through their schools.
E. Stepparents, Related Children and Adults

Stepparents, related children and adults, all members of a CalWORKs household or a potential CalWORKs household, shall be referred for CalWORKs eligibility screening prior to making an application for General Assistance.

F. Noncitizens

Noncitizens may be determined to be eligible for General Assistance either as non-sponsored noncitizens or as sponsored noncitizens. Regardless of their entry, GA shall not be authorized until citizenship and sponsorship status is verified. Only noncitizens lawfully admitted to the U.S. under color of law may be eligible for General Assistance. Noncitizens permanently residing in the U.S. under color of law include:

1. Noncitizens lawfully present in the U.S. as a result of the application of the following provisions of the Immigration and Nationality Act.
   a) Section 207(c), after March 31, 1980- Noncitizens Admitted as Refugees.
   b) Section 208- Noncitizens Granted Political Asylum by the Attorney General.
   c) Section 212(d) (5)- Noncitizens Granted Temporary Parole Status by the Attorney General.

2. Noncitizens granted status as Conditional Entrant Refugees pursuant to Section 203(a) (7) of the Immigration and Nationality Act in effect prior to April 1, 1980.
   a) Noncitizens granted indefinite voluntary departure in lieu of deportation.
   b) Noncitizens granted an indefinite stay of deportation.
      Documentation of legal noncitizen status must be provided by each noncitizen applicant prior to granting General Assistance. Documentation of noncitizen status will be required as follows:
      (1) Noncitizens lawfully admitted for permanent residence: INS Form I-551, or earlier forms I-151, AR-3a, if specifically endorsed to show legal right to reside permanently.
(2) Noncitizens granted asylum or refugee status: INS Form I-94, annotated with the term asylee, refugee or conditional entry or entrant.

(3) Parolees: INS Form I-94 (Arrival-Departure Record - Parole Edition) endorsed to show bearer has been paroled in the U.S. pursuant to Section 212 (d) (5) of the Immigration and Nationality Act.

c) Persons granted indefinite voluntary departure or an indefinite stay of deportation. A court order or correspondence from the U.S. Citizenship and Immigration Services (formerly “INS”) stating that the individual has been granted this status.

Documentation which appears to be of doubtful authenticity must be substantiated by the Benefits Representative through contact with the U.S. Citizenship and Immigration Services (formerly “INS”). Any noncitizen applicant who refuses to cooperate in the verification of his/her current noncitizen status is not eligible for General Assistance.

G. Ineligible by State Law

Effective January 1, 1998, the following individuals will be ineligible for General Assistance by state law:

1. Those who are fleeing to avoid prosecution for, or imprisonment after being convicted of a felony crime, or who are violating a condition of parole or probation. (AB 1542, Chapter 270, Statutes of 1997)

2. Pursuant to Welfare and Institutions Code Section 17020; any person eligible for and/or in receipt of CalWORKs is ineligible for General Assistance whenever the County’s General Assistance maximum payment level exceeds the CalWORKs payment level.

3. Those who are ineligible for CalWORKs due to time limits and whose youngest child is under the age of 18, whether or not currently living in the home with the individual. (AB 1008, Chapter 283, Statutes of 1997; SB72 (2011))

4. Any individual who is receiving aid under Chapter 2 (commencing with Section 11200) of Part 3 on behalf of an eligible child, but who is either
ineligible for aid or whose needs are not otherwise taken into account in determining the amount of aid to the family pursuant to Section 11450 due to the imposition of a sanction or penalty, shall not be eligible for aid or assistance under this part. (AB 1542, Chapter 283, Statues of 1997)

H. Other Ineligibles

Individuals who are currently serving a General Assistance sanction in Santa Cruz County or any other county.

END SECTION
CHAPTER V EMPLOYMENT AND REHABILITATION

A. Employable Persons

1. As a condition of initial and/or continuing eligibility, recipients must comply with the Human Services plan for self-sufficiency. Human Services will verbally and in writing explain the requirements of the plan. The plan for self-sufficiency is documented on the “General Assistance Incapacitated Person Agreement” and/or the “General Assistance Employable Person Agreement”. The plan may include, but is not limited to:

   a) An employable person applying for or receiving General Assistance is required to accept a definite offer of reasonable employment.

   b) Each employable recipient must enroll in CalJOBS with the Employment Development Department (EDD) at the time of application or at the time he/she becomes employable. Every employable person must be actively seeking work and must be available to all existing employment throughout Santa Cruz County. Employable persons may apply for work in surrounding counties.

   c) It is the joint responsibility of the recipient and Human Services to conduct a job search aimed at locating employment and/or job training. Each recipient is required to report to Human Services for employment and job search counseling. Human Services shall take an active role in locating suitable employment and/or job training and will coordinate efforts with other public agencies aimed at increasing job potentials for General Assistance recipients.

      (1) If referred to job training activities, attendance and appropriate conduct will be monitored as a condition of participation.

   d) County Work Program (CWP): All employable persons shall be required to accept and complete work assignments to the County Work Program (CWP). Each eligible employable person shall be required to work off the total value of General Assistance received of a maximum of 100 hours per month, whichever is less.

      (1) Total value of General Assistance will be computed by dividing the amount of aid received by the minimum wage rate, the quotient being the number of hours the recipient will be required to work, if less than 100 hours. A recipient is required to report to
his/her CWP assignment on the date specified on the notification of assignment.

(2) The second employable parent of a dependent child who is attending elementary school may be assigned a proportionally reduced CWP assignment and job search based on the number of hours of the work day the child/ren normally attend(s) school if no other adequate child care is available after school.

B. Sanction Period for Failure to Comply With Human Services Plan For Self-Sufficiency

1. For noncompliance with Human Services plan for self-sufficiency without good cause, a recipient and the General Assistance household of such recipient shall be sanctioned from receiving General Assistance for the period described below.
   a) First incidence of noncompliance, 1 month.
   b) Second incidence of noncompliance, 3 months.
   c) Third and subsequent incidence of noncompliance, 6 months.

C. Good Cause For Noncompliance With Employable Person Requirements

1. Good cause for failure to accept employment, to conduct a job search, to report weekly, to report to or complete the CWP assignment, must be reported to the assigned Human Services worker within three (3) working days of the date such failure occurs.

2. Good cause for refusal or termination of employment exists when:
   a) The employment violated applicable health and safety laws and regulation, and applicable unemployment and workers compensation laws.
   b) The wage offered for the employment was less than the applicable State or Federal minimum wage.
   c) The job was available due to a bonafide strike or lockout.
   d) The employment has been verified by a health or mental health provider to be in excess of the individual’s physical or mental capacity.
e) The individual was verifiably ill or was required to care for a verifiably ill member of the immediate family and no other reasonable means of care was available.

f) The individual was laid off due to lack of work or circumstances beyond their control.

3. Good cause for failure to accept a CWP assignment or to complete CWP hours exist if:

a) The employment violated applicable health and safety laws and regulations, and applicable unemployment and workers compensation laws.

b) The job was available due directly to a bonafide strike or lockout.

c) The assignment has been verified by a physician or psychiatrist to be in excess of the individual's physical or mental capacity.

d) The individual was verifiably ill or required to care for a verifiably ill member of the immediate family and no other arrangements were available.

e) Adequate day care for a minor child has become unavailable through no fault of the recipient.

4. Good cause for failure to conduct a job search and/or to report to Human Services exists if:

a) The individual was verifiably ill or required to care for a verifiably ill member of the immediate family and no other arrangements were available.

b) Adequate day care for a minor child has become unavailable through no fault of the applicant or recipient.

END SECTION
CHAPTER VI RESIDENCE

A. Residency Requirements

An applicant or recipient shall be a lawful resident of the State of California and the County of Santa Cruz to be eligible for General Assistance (Welfare and Institutions Code 17100). Residency is established by confirming physical presence at a locale within the county for at least fifteen calendar days prior to the date of application, and intent to remain in Santa Cruz County. Physical presence may be confirmed through the application of B. or C. of this section. All applicants must provide a form of identification.

B. Confirming Physical Presence: Applicants/Recipients with a Fixed Address

The applicant/recipient is required to supply verification of a fixed residential address in Santa Cruz County. Such verification shall be:

1. A written statement from the applicant/recipient’s landlord, or any other person with authority to grant permission to dwell in or on private property; or

2. Rent receipts or utility bills (e.g., PG&E, telephone, water) in the applicant/recipient's name for a Santa Cruz County address for a period ending within the past 30 days; or

3. Mortgage payment book or receipt; or

4. Any primary identification document issued within the last twelve (12) months which shows a printed Santa Cruz County address; or

5. Any other combination of documents which provide a preponderance of evidence verifying that the applicant/recipient has a residence in Santa Cruz County.

C. Confirming Physical Presence: Applicants/Recipients without a Fixed Address

Applicants/recipients without a fixed residential address shall provide verification of continued physical presence at some location within Santa Cruz County. Applicants/recipients must submit the following verification:
1. Identification on a map of Santa Cruz County of the precise location where the applicant/recipient resides; and

2. Applicants/recipients must also provide at least one of the following:

a) Verification that the applicant/recipient was a public assistance recipient in Santa Cruz County within the last three months;

b) Verification from a probation or parole agent which states that the applicant/recipient is restricted to Santa Cruz County as a condition of probation or parole;

c) Acceptable written verification from an established social service agency that the applicant/recipient is currently residing in Santa Cruz County and receiving services from that agency in Santa Cruz County;

d) A statement in writing from another local or state governmental entity that the applicant/recipient is currently residing in Santa Cruz County;

e) Oral or written confirmation of the applicant’s/recipient’s ongoing physical presence in Santa Cruz County by a person with authority to grant permission to dwell in or on private property;

f) Mail addressed and delivered to the applicant/recipient at a residential address in Santa Cruz County within the last 30 days;

g) Evidence of the establishment and maintenance of a post office box located in Santa Cruz County;

h) A voting registration card indicating residence in Santa Cruz County;

i) A driver’s license indicating residence in Santa Cruz County;

j) Any combination of documents and/or statements which provide a preponderance of evidence verifying that the applicant/recipient has continued physical presence in Santa Cruz County.

D. Intent to Permanently Reside

An applicant for General Assistance establishes intent to permanently reside at the place where he/she is living if he/she has no intention of presently leaving. (Welfare and Institutions Code 17101).
1. Factors to be considered when evaluating an applicant's intent to permanently reside in Santa Cruz County may include:

   a) The applicant's last out-of-county address
   b) Length of time the applicant lived at the last out-of-county address
   c) When the applicant arrived in California
   d) When the applicant arrived in Santa Cruz County
   e) Reason for the applicant's presence in Santa Cruz County
   f) Length of time the applicant expects to live in Santa Cruz County
   g) Living arrangements in Santa Cruz County
   h) Whether the applicant, if employable, has sought employment locally
   i) Location of the applicant's personal property
   j) Whether the applicant owns or is renting a place of residence outside of Santa Cruz County
   k) Whether the applicant is registered to vote in Santa Cruz County or another county

2. Persons incapable of changing residence - The intent to permanently reside in Santa Cruz County implies the legally recognized ability to make a choice. A person without such ability with regard to his/her place of residence cannot by his/her own intent establish residence. This applies to the following persons:

   a) Persons deprived by court action of freedom of movement - A person on probation or parole may not by intent establish his/her residence in Santa Cruz County if required by law or the terms of his/her parole to be elsewhere. The residence of a person deprived by court action of freedom of movement remains the same as at the time of court action, except as it may be ordered changed by court action.

   b) Persons for whom a court has appointed a guardian or conservator - The place of residence for a person for whom there is a court-appointed guardian or conservator of the person is the county of residence at the time of the court action. Such place of residence
may only be changed by decision of the guardian or conservator accompanied by removal of the ward or conservatee to another place.

E. Prior Verifiable Address

If the applicant has been evicted within the last 30 days prior to date of application or is in the process of moving within the County, his/her prior verifiable address in Santa Cruz County will be used to determine place of residence.

F. Notation in the Case Record

The case record shall contain a statement of how the applicant established his/her place of residence and his/her intent to reside in Santa Cruz County.

G. Verifiable Residence Outside Santa Cruz County

If the applicant does not meet the residency requirements listed in Chapter VI Part A and Part B of these regulations and has a verifiable residence elsewhere in the United States, Human Services shall make every effort to complete arrangements for the applicant’s return thereto.

END SECTION
CHAPTER VII   PROPERTY - REAL AND PERSONAL

A. **Real Property**

1. An applicant or recipient shall not receive assistance, if such person, spouse, or household owns real property, the combined full cash of which, as determined by the county assessor, exceeds $25,000 after deduction of encumbrances of record.

2. Property not the client’s home

If an applicant owns property other than that occupied as a home, such property must be utilized as a resource from the date a lien is secured. Utilization shall be defined as sale of the property at its fair market value or rental of the property at the rate sufficient to produce a net income of 6% of the fair market value per year.

3. Transfer of property

A person or persons who have made an assignment or transfer of real property within the three previous months of the application date for the purpose of qualifying for assistance shall not be eligible for assistance. The period of ineligibility shall be the length of time in which the value of the property could have provided a level of support consistent with the maximum grant level for General Assistance for the person or household.

B. **Personal Property**

1. Maximum Limits

An applicant, recipient, or household is ineligible for General Assistance if the total value of his/her/their personal property exceeds the following limitations.

   a) Liquid Assets: The total value of personal property consisting of liquid assets, readily negotiable items and cash, shall not exceed $300.00 per household or $200.00 per individual.

   b) Insurance: The total negotiable value of an insurance policy or policies shall not exceed $200.00 per household or $100.00 per individual. The cash surrender value or insurance is exclusive of the liquid assets maximum and is to be computed separately.
c) Motor Vehicles: The total value of a single motor vehicle of an applicant or recipient shall not exceed $4,650 above encumbrances of record. The value of a motor vehicle is determined by the wholesale value quoted in the current Kelly Blue Book or by the value as estimated by one automobile dealer. No single applicant or recipient shall own more than one motor vehicle. A household may own motor vehicles equal to the number of persons who are employable and actively seeking employment, provided that the value of no vehicle exceeds $4,650 above encumbrances of record.

d) Other Personal Property: The total value of other personal property shall not exceed $200.00 per household or $100.00 per individual.

2. Property Exempt from Limitations:
   a) The value of essential household furniture and equipment, personal effects, wedding and engagement rings, and family heirlooms is exempt from the personal property limitation.

   b) The value of tools, supplies, equipment, vehicles and other items which are determined by Human Services to be an essential part of a program of rehabilitation or of a program to assist in the maintenance and self-support of an applicant or recipient may be retained and exempted from the personal property limitations pursuant to W & I Code 17111.

   c) One burial plot per person will be exempt from the personal property limitations.

   d) Establishment-specific gift card balances restricted to purchasing limited range of goods are not considered personal property.

3. Ineligibility Due to Transfer of Property

   A person or persons who have made an assignment or transfer of personal property within the three previous months of the application date for the purpose of qualifying for assistance shall not be eligible for assistance. The period of ineligibility shall be the length of time in which the value of the property could have provided a level of support consistent with the maximum grant level for General Assistance for that person or household.

C. Liens

   Liens are to be secured on all real property, both in and out of the State, belonging to persons who are applying for and receiving General Assistance.
regardless of the assessed valuation of the property. If the applicant or recipient refuses to sign a lien and repayment agreement, or a collateral assignment of insurance policy, no aid shall be granted, however, temporary assistance may be granted pending the filing of the lien.

In all cases in which a lien is taken on a person’s real property, Human Services shall explain to the person that the lien will be exercised only upon transfer or sale of the property or at the death of the person. Human Services shall also explain that the lien can only be released upon payment of the total debt and that the recipient(s) must petition the County Clerk’s Office for final release of the lien.

END SECTION
CHAPTER VIII INCOME

A. Total Budgetary Need

All net monthly income, in cash or in-kind, received or anticipated by an applicant, recipient, or household shall be verified and deducted from the person's or household's total budgetary need to determine eligibility and grant amount. All net income shall be deducted from the current month's total budgetary need except that, if the current month's grant has been issued already, the income shall be deducted from the future month's total budgetary need.

Income includes all earnings, self-employment, alimony, child support, social security, SSI/SSP, unemployment benefits, state disability, workers compensation, cash gifts, prepaid credit cards (containing credit card companies logos including but not limited to Visa, Master Card, American Express), contributions, loans, student financial aid, and retirement income, and credit card purchases. Net income is gross income minus mandatory deductions.

B. Determining Eligibility

The total net income of individuals, or households, shall be utilized in determining eligibility for assistance. If the total net income exceeds the General Assistance budgetary need, no eligibility exists. The total General Assistance budgetary need shall be based on the basic needs of food, shelter and personal needs.

C. Income Reporting

All gross income, in cash or in-kind, must be reported by the applicant or recipient to the Benefits Representative within ten (10) days of the date of the receipt. In addition, each recipient shall file a report of income and changed circumstances monthly by the fifth working day of the month. See also Chapter III, Section E1.

D. Excluded Income

Federal Energy Assistance payments including HEAP, renter’s credit, prisoner release money, mileage reimbursement, establishment specific gift cards received irregularly or infrequently and the allowance for training.
expenses paid to recipients participating in the Department of Rehabilitation training programs or WIOA shall be exempt from consideration as income in determining eligibility for General Assistance payments.

E. Lump Sum Income

Lump sum income is any income that is anticipated or received by a General Assistance applicant or recipient which is non-recurring in regard to amount or source. The number of months that the General Assistance individual or household is ineligible for an aid payment due to the receipt or anticipated receipt of the lump sum income is determined by dividing the total lump sum plus any other net non-exempt income received or projected in the budget month by the General Assistance needs standard for the individual or household. The resulting whole number is the number of months of ineligibility for General Assistance. If there is a remainder from the division, the remainder shall be counted as income in the month following the end of the period of ineligibility.

If the General Assistance individual or household reapplies for General Assistance before the number of months of ineligibility has expired, documentation of how the money was spent will be required and reasonable and necessary expenses for food, clothing, shelter, transportation, medical expenses, legal fees and employment enhancement will be allowed.

END SECTION
CHAPTER IX   STANDARD OF NEED AND AID PAYMENTS

A. Single Person

A single person means an individual, who is economically independent, living alone or in a shared housing arrangement. Separate household status shall not be granted to parents living with their natural, adopted or step children, or children living with their natural, adopted, or stepparents, if the child is 18 years of age and under the age of 22. A person residing in a licensed residential care facility shall be considered a single person. 

NOTE: A residential care facility or boarding home must be licensed in order to receive General Assistance room and board payments. Payments to such facilities shall be made in amounts which reflect the duration of the recipient's stay and the level of the service provided.

B. Household

1. A household means a family unit or couple living together in one dwelling unit.

2. A family unit is defined as two or more persons of the relationship of father, mother, son, daughter, grandmother, grandfather, brother, sister, stepfather, stepmother, stepsister, stepbrother, uncle, aunt, first cousin, nephew, or niece, who live together in the same dwelling and share resources and expenses. An unborn will not be considered as a household member until it is born.

3. A couple is defined as two persons paired together and commingling moneys, resources and expenses, clearly distinguished from two single persons simply sharing housing, or one person being furnished room and board by another. If one person is receiving SSI, the other will be treated as a single person in a shared living situation.

4. A household may also be defined as more than two people living together and commingling moneys and expenses clearly distinguished from more than two single persons simply sharing housing.

5. In order to receive General Assistance all household members must meet the eligibility requirements in these regulations.
C. General Assistance Budget

1. The maximum grant level is the maximum amount of assistance which is available to provide a general assistance person or household with the following:

   a) Shelter including utilities and basic telephone cost (as owed up to the maximum)

   b) Food

   c) Personal needs including clothing and transportation

2. The monthly budget will be computed using the following figures.

<table>
<thead>
<tr>
<th>Household Size</th>
<th>Shelter, Utilities, and Basic Telephone (as owed, up to)</th>
<th>Personal Needs</th>
<th>Food</th>
<th>Maximum Grant</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$2,4029</td>
<td>$31029</td>
<td>$8878</td>
<td>$6,3806</td>
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<tr>
<td>2</td>
<td>$3,3117</td>
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<td>$4,96468</td>
<td>$6,9062</td>
<td>$4,8759</td>
<td>$1,673589</td>
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</tbody>
</table>

For households over 6 persons the increase in food and personal needs for each additional person will be $38.00 per person.

3. Persons residing in a board and care or residential care facility will have their budgets computed as follows:

   a) Residential Care Facility - Single individual:

   Room, board and care as owed up to $490.00
   Personal needs $2,8468.00
   Maximum Grant $7,74583.00

4. Alcoholic Recovery House - Single individual:

   Room, board and care as owed up to $338.00
   Personal needs $2,6852.00
   Maximum Grant $6,06590.00
D. Other Budget Provisions

1. Taxes - Provisions may be made for payment of property taxes on the home of a recipient.

2. Exceeding Maximum - In an emergency, such as an imminent foreclosure, Human Services may provide the homeowner recipient the total amount of the monthly property payment due.

3. Special rent ceiling in emergencies - In extraordinary instances requiring location and negotiation of emergency housing, it will be department policy to follow the same principles used in emergency foster home placement. Benefit Representatives may negotiate for emergency housing at a rate not to exceed $19.00 per night for a period not to exceed seven (7) days.

4. Shelter Costs - Budget computation will include current monthly shelter costs, including utilities, as owed, up to the maximum budgeted amount. Basic telephone cost is included as a utility expense. If the applicant/recipient has shelter costs (including utilities) higher than the maximum allowed, the food budget may be used in part or in full, towards the shelter expense.

   a) Reimbursement for temporary motel lodging for homeless recipients will be made under the following conditions: motel was in Santa Cruz County; the payment for lodging was made with the GA aid payment and is based on the recipient’s portion of the lodging amount. Reimbursement will not exceed the grant amount for housed individuals.

5. The General Assistance grant shall be computed from the date of application provided that all eligibility requirements are met.

6. Amount of Aid - If the amount of aid the applicant/recipient is determined to be eligible for is less than ten dollars ($10.00) no payment shall be made for that month.

7. Transportation for Return to Residence - The cost of transportation necessary to return a non-resident(s) to his/her/their place of legal residence shall be provided on a one-time only basis. Human Services shall make arrangements for return to residence with a transportation provider. The reasonable cost of meals not to exceed $14.00 per day per person while traveling, lodging may be provided if needed, in addition to the cost of the transportation.
8. Unbudgeted Special Needs - Payment for unbudgeted special needs may be provided in unusual or emergency circumstances with the approval of the Director or his/her designee if the applicant, recipient, or household has no other means to provide for such needs. An example of such a special need would be a uniform or supplies necessary to accept an offer to meet this need.

9. Bus Pass(es) - Transit bus pass(es) will be available to applicants or recipients who are in need of transportation and are unable to meet this need. Bus passes will be given only for activities related to the plan for self-sufficiency and as available.

10. Pregnancy Special Need - A special allowance of $48.00 per month will be granted to a pregnant woman who is receiving General Assistance.

11. Advanced Personal Needs - In order to increase the employability of eligible applicants and to enhance the effectiveness of Job Search Procedures, each eligible employable applicant shall be granted for personal needs, an amount from $10.00 minimum up to the monthly maximum for Personal Needs. Advanced personal needs will be prorated from the date of application. If the prorated amount is less than $10.00, $10.00 in cash benefits will be issued. Advanced personal needs may be issued prior to verification of eligibility. Advance Personal Needs Grants shall be granted to General Assistance employable applicants who:

   a) Have less than $10.00 cash income in the month of application.

   b) Have less in liquid resources than the amount of Advance Personal Needs to which he/she would be entitled.

   c) Have not failed without good cause to complete job search requirements on a prior application, after having received an advance personal needs grant. Advanced personal needs will be issued within three days of date of application.

END SECTION
CHAPTER X  RESPONSIBILITY OF RELATIVES

A. Legally Responsible Relatives

For the purpose of General Assistance, legally responsible relatives are:

1. the spouse of an applicant,

2. the recipient and the parent(s) of a minor child who is not already emancipated pursuant to Civil Code Section 60, et seq., and who is an applicant or recipient,

3. the legal sponsor of a non-citizen applicant/recipient. A legal sponsor of a non-citizen applicant/recipient shall only be financially responsible during the period of time which sponsor has agreed, in writing, to provide for the non-citizen.

B. Investigation of Relative’s Financial Ability

Human Services will investigate the financial ability of the responsible relative to support or contribute to the support of the applicant or recipient.

A financial inquiry shall be mailed to all responsible relatives, both in and out of the state. A responsible relative’s contribution shall be computed in accordance with guidelines established by Human Services.

C. Failure to Cooperate

Cases in which relatives fail to cooperate shall be referred by Human Services to the District Attorney for proper action.

END SECTION
CHAPTER XI HEARING PROCEDURE FOR APPLICANTS AND RECIPIENTS OF GENERAL ASSISTANCE

A. Notice of Action; Right of Hearing; Time to Appeal

Human Services shall give written notice to the applicant, recipient, or authorized representative of all actions granting, denying, discontinuing or decreasing General Assistance. Notices of Action shall cite applicable General Assistance regulations supporting the proposed action. The applicant, recipient, or authorized representative has a right to appeal and to have a hearing with respect to any such proposed action. The notice of action shall inform the applicant, recipient, or authorized representative of the method for filing an appeal. The applicant, recipient, or authorized representative may appeal the written proposed action, within thirty (30) calendar days of the postmarked date, or the date of hand delivery with signed receipt, of the notification of such proposed action. When the recipient files a request for a Fair Hearing prior to the effective date of the Notice of Action, aid shall be continued in the amount that the recipient would have been paid if the proposed action were not to be taken, pending the Fair Hearing. If the applicant or recipient has a Court Appointed Guardian, the appeal must be filed by the Guardian of Record.

B. Prior Notice; Exception; Discontinuance Request

Human Services shall notify the recipient by the notice postmarked, or hand delivered with signed receipt, at least ten (10) calendar days prior to the effective date of the proposed action to discontinue or decrease assistance unless the recipient waive his/her right of ten (10) days prior notice in writing. The written request for discontinuance or decrease shall contain the reason for the request and should state that the recipient knows that he/she has the right to a hearing and voluntarily gives up these rights and the right to applicable continued aid.

There is to be no continuing aid paid pending the hearing and/or decision if the issue is one of law or of County regulations. A continuing aid paid pending decision shall be rendered by the Hearing Officer or appointed representative at the conclusion of the General Assistance Fair Hearing. If aid paid pending is approved, the recipient must continue to meet their General Assistance plan for self-sufficiency and other program regulations.
C. Hearing Rights

The applicant or recipient shall be advised in writing of his/her right to an informal conference, to obtain counsel or other representation for his/her hearing, to review all pertinent case records, to interview workers in a conference in advance of the hearing, to present testimony on his/her behalf, and to cross-examine witnesses.

D. Impartial Hearing Officer

Human Services shall provide a Hearing Officer or appointed representative who has not been involved in any way in the determination to deny, decrease or discontinue aid. The decision shall be in writing and shall be based solely on the evidence, including the case record, presented at the hearing; and it shall be in accordance with this title, the law and the regulations. The Hearing Officer or appointed representative shall not present the Agency’s case.

E. Determination of Law and Fact; Aid Continued

In the case of a decrease or discontinuance, the Hearing Officer or appointed representative will review the recipient’s notice of action prior to the date of the hearing and will determine whether the dispute involves law, a County regulation, or a fact. If the issue relates to a dispute of the facts, the Hearing Officer or appointed representative will notify the worker to continue aid pending the hearing decision, unless the recipient has died, entered a medical or penal institution, left the country, or his/her current whereabouts are unknown.

There is no aid paid pending the decision on emergency assistance granted (including $10.00 special advance payment).

F. Schedule for Hearings; Extension; Time for Submission of Decision to Director

Unless the applicant or recipient, for good reason, requests an extension of the time and the Human Services Director approves the setting of a new time, the hearing shall be scheduled not later than twenty-one (21) working days after the request for hearing is received. If an applicant or recipient or his/her representative fails to appear at a scheduled fair hearing or fails to submit written evidence timely for the fair hearing, the fairing hearing claim will be dismissed. The Hearing Officer or appointed representative shall submit a
written decision to the Director, not later than sixty (60) working days following
the receipt of the request for a hearing.

G. Written Decision; Adoption by Director

The decision shall be in writing and shall be final when adopted by the
Director. The Director shall act upon the decision within ten (10) working days
of the date of the decision and may accept, reject, or modify the decision, or
return the case for further hearing.

END REGULATION
Santa Cruz County General Assistance Regulations

Effective: 9/1/16

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<td>Schedule for Hearings; Extension; Time for Submission of Decision to Director</td>
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### General Assistance Proposed Changes FY 21/22 effective 10/1/2021

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<th>Current Regulation</th>
<th>Proposed Regulation</th>
<th>Program Impact</th>
<th>Fiscal Impact</th>
</tr>
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</table>
| 1 Chapter VII.B 2 Personal Property Page 25 | 1. Property Exempt from Limitations:  
   a) The value of essential household furniture and equipment, personal effects, wedding and engagement rings, and family heirlooms is exempt from the personal property limitation.  
   b) The value of tools, supplies, equipment, vehicles and other items which are determined by Human Services to be an essential part of a program of rehabilitation or of a program to assist in the maintenance and self-support of an applicant or recipient may be retained and exempted from the personal property limitations pursuant to W & I Code 17111. | Add:  
   d) *Establishment-specific gift card balances restricted to purchasing a limited range of goods are not considered personal property.*  
   Clarifying the treatment of establishment-specific gift cards will align with other benefit programs, specifically CalFresh and the CalFresh Employment Training program (CFET).  
   Employable GA recipients participating in CFET periodically receive gift cards through the CFET providers. This regulation change will clarify how to treat various types of gift cards. It could also prevent a potential negative impact to the clients participating in an employment training program, which could end up being a disincentive to participation in an | No fiscal impact. GA participants who receive establishment specific gift cards will not be required to report the gift cards. |
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<td>activity designed to support achieving employment.</td>
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<td>2 Chapter VIII. A Total Budgetary Need</td>
<td>All net monthly income, in cash or in-kind, received or anticipated by an applicant, recipient, or household shall be verified and deducted from the person’s or household’s total budgetary need to determine eligibility and grant amount. All net income shall be deducted from the current month’s total budgetary need except that, if the current month’s grant has been issued already, the income shall be deducted from</td>
<td>Change second paragraph: Income includes all earnings, self-employment, alimony, child support, social security, SSI/SSP, unemployment benefits, state disability, workers compensation, cash gifts, prepaid credit cards (containing credit card companies logos including but not limited to Visa, Master Card, American Express), loans, student financial aid, and retirement income. Net Clarifying the treatment of establishment-specific gift cards will align with other benefit programs, specifically CalFresh and the CalFresh Employment Training program (CFET). Employable GA recipients participating in CFET periodically receive gift cards through the CFET providers.</td>
<td></td>
<td>No fiscal impact. GA participants who receive establishment specific gift cards will not be required to report the gift cards. The gift card balance will not be counted against their GA grant.</td>
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<td>the future month’s total budgetary need.</td>
<td>income is gross income minus mandatory deductions.</td>
<td>This regulation change will clarify how to treat various types of gift cards. It could also prevent a potential negative impact to the clients participating in an employment training program, which could end up being a disincentive to participation in an activity designed to support achieving employment.</td>
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<td></td>
<td>Income includes all earnings, self-employment, alimony, child support, social security, SSI/SSP, unemployment benefits, state disability, workers compensation, gifts, contributions, loans, student financial aid, retirement and credit card purchases. Net income is gross income minus mandatory deductions.</td>
<td></td>
<td>Eliminating contributions and credit card purchases from the countable income will streamline the eligibility process by eliminating 2 items that are less clearly defined and verified as available income.</td>
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<td>3. Chapter VII.D</td>
<td>Federal Energy Assistance payments including HEAP, renter’s credit, prisoner release money, mileage reimbursement, and the allowance for training expenses paid to recipients participating in the Department of Rehabilitation training programs or WIA shall be exempt from consideration as income in determining eligibility for General Assistance payments.</td>
<td>Federal Energy Assistance payments including HEAP, renter’s credit, prisoner release money, mileage reimbursement, establishment specific gift cards received irregularly or infrequently and the allowance for training expenses paid to recipients participating in the Department of Rehabilitation training programs or WIOA shall be exempt from consideration as income in determining eligibility for General Assistance payments.</td>
<td>Clarifying the treatment of establishment-specific gift cards will align with other benefit programs, specifically CalFresh and the CalFresh Employment Training program (CFET). Employable GA recipients participating in CFET periodically receive gift cards through the CFET providers. This regulation change will clarify how to treat various types of gift cards. It could also prevent a potential negative impact to the clients participating in an employment training program, which could end up being a disincentive to participation in an activity designed to</td>
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Clarifying the treatment of establishment-specific gift cards will align with other benefit programs, specifically CalFresh and the CalFresh Employment Training program (CFET). Employable GA recipients participating in CFET periodically receive gift cards through the CFET providers. This regulation change will clarify how to treat various types of gift cards. It could also prevent a potential negative impact to the clients participating in an employment training program, which could end up being a disincentive to participation in an activity designed to
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<tr>
<td>4  Chapter IX. C General Assistance Budget Page 30</td>
<td>Current GA payment standards effective 10/01/2019.</td>
<td>Increase to current 10/01/2019 GA payment standards effective 10/1/2021</td>
<td>support achieving employment.</td>
<td>No fiscal impact. The increase will result in an increase to GA budget expenditures. The potential increase was included in the HSD 21/22 budget.</td>
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</tbody>
</table>