AMENDED IN SENATE JULY 5, 2005 AMENDED IN ASSEMBLY APRIL 6, 2005 AMENDED IN ASSEMBLY MARCH 30, 2005

CALIFORNIA LEGISLATURE-2005-06 REGULAR SESSION

ASSEMBLY BILL

No. 1298

Introduced by Assembly Member Evans

February 22, 2005

An act to amend Section 18905.1 of, and to add Sections 11155.6 and 14005.41 to, the Welfare and Institutions Code, relating to public social services.

LEGISLATIVE COUNSEL'S DIGEST

AB 1298, as amended, Evans. Health and human services.

Existing law creates various programs to provide child care and health care services to persons who have limited incomes and meet various eligibility requirements. These programs include the Healthy Families Program administered by the Managed Risk Medical Insurance Board, and the Medi-Cal program administered by the State Department of Health Services, and the California Special Supplemental Food Program for Women, Infants, and Children.

Existing law provides for the California Work Opportunity and Responsibility to Kids (CalWORKs) program and other social services programs, under which each county provides cash assistance and other benefits to qualified low-income families and individuals.

Existing law provides for the federal Food Stamp Program, under which each county distributes food stamps provided by the federal government to eligible households.

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Existing law provides that the department shall not impose any additional requirements for verification of eligibility for expedited service under the Food Stamp Program other than those minimum requirements that exist under federal law.

This bill would specify that the verification of property and assets may be satisfied by a sworn declaration by the applicant or recipient, and would with respect to the Food Stamp Program provide that to the extent that requirement is inconsistent with federal law, the State Department of Social Services shall apply for a waiver from the United States Department of Agriculture.

The imposition of this additional duty on counties would create a state-mandated local program.

This bill would require the California Health and Human Services Agency to convene a workgroup by July 1, 2006, to consider options that will make, to the greatest extent possible, the application and eligibility factors in certain programs transparent to the public and uniform statewide, and to report no later than April 1, 2007, to the appropriate committees of the Legislature for the establishment of aligned policies and procedures in specified programs.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: <u>yes-no</u>.

The people of the State of California do enact as follows:

1 SECTION 1. The Legislature finds and declares all of the 2 following:

3 (a) Over the past 10 years the welfare system has undergone a

4 major transformation with the focus on a more comprehensive set

5 of programs and services designed to promote employment and

6 to support low-wage workers instead of primarily providing

7 benefits to low-income nonworking families.

(b) The families that now participate in core benefit programs
 such as CalWORKs, Medi-Cal, Healthy Families, child care,
 California Special Supplemental Food Program for Women,
 Infants, and Children, food stamps, and child support services are
 a diverse population that include many working families.

6 (c) Families and individuals face a set of uncoordinated 7 requirements when they participate in more than one program 8 and these requirements make it difficult for families already 9 struggling to coordinate work, and family obligations to 10 participate in these programs.

(d) There are significant opportunities to streamline and
integrate program rules and many states have already taken
advantage of these opportunities.

(e) The California Performance Review recognized that the
eligibility processes for CalWORKs, Medi-Cal, and food stamps
are often inefficient, costly, slow, and inconvenient for the
customer.

(f) There are multiple technologies used by the state and the
counties for eligibility processing. Many of these systems do not
have effective interfaces with one another and do not use the
latest technologies, including Web-based technologies.

(g) Conforming program eligibility and procedural rules where
 possible can ease the administrative burdens on state and local
 governments, improve accuracy in eligibility determinations,
 reduce confusion of participating families and allow more time
 and resources to be devoted to reducing reliance on public
 assistance.

(h) It is the intent of the Legislature to direct the development
of a simple transparent system that ensures applicants and
recipients have ready local access to eligibility and case workers
and maximizes technological advances and program
simplification.

(i) It is the further intent of the Legislature to conform,
streamline, and simplify eligibility in ways which do not restrict
eligibility or reduce benefits.

36 SEC. 2. Section 11155.6 is added to the Welfare and
 37 Institutions Code, to read:

38 11155.6. The verification of real property and other assets

39 under this article may be satisfied by a sworn statement by the

40 applicant or recipient.

1	SEC. 3. Section 14005.41 is added to the Welfare and
2	Institutions Code, to read:
3	14005.41. The verification of property resources for purposes
4	of determining eligibility under this chapter may be satisfied in
5	the same manner as provided in Section 11155.6.
6	SEC. 4. Section 18905.1 of the Welfare and Institutions Code
7	is amended to read:
8	18905.1. (a) The department shall not impose any additional
9	requirements for verification of eligibility for expedited service
10	other than those minimum requirements that exist under federal
11	law.
12	(b) The verification of real property and other assets may be
13	satisfied in the same manner as provided in Section 11155.6. To
14	the extent this subdivision is inconsistent with federal law, the
15	department shall apply for a waiver from the United States
16	Department of Agriculture.
17	SEC. 5 —
18	SEC. 2. (a) By July 1, 2006, the California Health and
19	Human Services Agency shall convene a workgroup comprised
20	of a representative of the State Department of Social Services,
21	the State Department of Health Services, the Department of
22	Child Support Services, the Managed Risk Medical Insurance
23	Board, the Department of Education, and any other state
24	departments or agencies the California Health and Human
25	Services Agency deems necessary, the County Welfare Directors
26	Association, the California State Association of Counties, the
27	California Child Development Administrators Association, the
28	chairpersons of the Assembly Human Services, Health, and
29	Budget Committees, or their designees, the chairpersons of the
30	Senate Human Services, Health, and Budget Committees, or their
31	designees, and representatives of California tribes, and interested
32	advocacy organizations that represent applicants and recipients of
33	CalWORKs, Medi-Cal, food stamps, Healthy Families, child
34	care, California Special Supplemental Food Program for Women,
35	Infants, and Children, and child support services benefits. By no
36	later than April 1, 2007, the workgroup shall make
37	recommendations to the Legislature for the establishment of
38	aligned policies and procedures in the CalWORKs, Medi-Cal,
39	food stamps Healthy Families child care California Special

39 food stamps, Healthy Families, child care, California Special

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Supplemental Food Program for Women, Infants, and Children, 1 2 and child support programs.

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3 (b) In developing the recommendations required in 4 subdivision (a), the workgroup shall consider options that will 5 make, to the greatest extent possible, the application and eligibility factors transparent to the public and uniform statewide. 6 7 The workgroup shall consider the following:

8 (1) Using a single application for multiple programs.

9 (2) Using mail-in, electronic, or provider submission of 10 applications.

(3) Using a single and simple set of verification requirements. 11

12 (4) Using presumptive eligibility for all applicants.

13 (5) Using a single employee to determine eligibility for 14 multiple programs provided eligibility functions be performed by 15 state and county employees.

(6) Using an aligned application processing timeframe. 16

17 (7) Using a single eligibility review to cover all program areas.

18 (8) Using a uniform reporting methodology for reporting

19 changed circumstances or updating eligibility information. 20 (9) Using a self-certification process for the resource tests

21 among programs.

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22 (10) Using simplified program requirements.

23 (11) Aligning definitions of countable income among 24 programs.

25 (12) Aligning definitions of countable resources among 26 programs.

(13) Aligning household composition rules among programs.

28 (14) Maximizing the use of technology and Internet-based 29 application systems without restricting access to the public 30 through multiple points of entry.

(15) Reducing paperwork for applicants, recipients, and state 31 32 and county employees.

(16) Improving customer service for the public. 33

34 (17) Reducing program administrative costs.

35 (18) Determining the need for one or more federal waivers.

36 (19) Developing uniform performance and outcome measures 37 across multiple programs.

38 SEC. 6. If the Commission on State Mandates determines that

39 this act contains costs mandated by the state, reimbursement to

40 local agencies and school districts for those costs shall be made AB 1298

- pursuant to Part 7 (commencing with Section 17500) of Division
 4 of Title 2 of the Government Code.

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