```
California Code Of Regulations
|->
Title 22@ Social Security
|->
Division 3@ Health Care Services
|->
Subdivision 1@ California Medical Assistance Program
|->
Chapter 2@ Determination of Medi-Cal Eligibility and Share of Cost
|->
Article 7@ ALIENAGE, CITIZENSHIP AND RESIDENCE
|->
Section 50301@ Citizenship or Immigration Status for Full Medi-Cal Benefits
```

50301 Citizenship or Immigration Status for Full Medi-Cal Benefits

(a)

"Full Medi-Cal benefits" means all the services ordinarily covered by the Medi-Cal program.

(b)

To be eligible for full Medi-Cal benefits, an applicant or beneficiary shall be a California resident who is one of the following:(1) A citizen of the United States.

(2) A national of the United States from American Samoa or Swain's Island. (3) An alien who has been lawfully admitted to the United States for permanent residence. This category includes "conditional permanent resident" who have been granted a two-year period lawful admission for of permanent residence in accordance with section 216 of the Immigration and Nationality Act (8 USC 1186a).

(4) An alien permanently residing in the United States under color of law.

(PRUCOL). (5) An amnesty alien (lawful temporary resident or lawful permanent resident) whose status has been adjusted in accordance with section 210, 210 A or 245A of the Immigration and Nationality Act (8 USC sections 1160, 1161 or 1255a) if the alien meets one of the following conditions:(A) The alien is aged, blind, disabled, or under 18 years of age, or (B) More than five years has elapsed since the date the alien was granted lawful temporary resident status. The date of granting is the date the alien filed his or her application for lawful temporary

resident status.

(1)

A citizen of the United States.

(2)

A national of the United States from American Samoa or Swain's Island.

(3)

An alien who has been lawfully admitted to the United States for permanent residence.

This category includes "conditional permanent resident" who have been granted a

two-year period lawful admission for of permanent residence in accordance with section

216 of the Immigration and Nationality Act (8 USC 1186a).

(4)

An alien permanently residing in the United States under color of law. (PRUCOL).

(5)

An amnesty alien (lawful temporary resident or lawful permanent resident) whose status has been adjusted in accordance with section 210, 210 A or 245A of the Immigration and Nationality Act (8 USC sections 1160, 1161 or 1255a) if the alien meets one of the following conditions:(A) The alien is aged, blind, disabled, or under 18 years of age, or (B) More than five years has elapsed since the date the alien was granted lawful temporary resident status. The date of granting is the date the alien filed his or her application for lawful temporary resident status.

(A)

The alien is aged, blind, disabled, or under 18 years of age, or

(B)

More than five years has elapsed since the date the alien was granted lawful temporary resident status. The date of granting is the date the alien filed his or her application for lawful temporary resident status.