

117400 General Requirements and Timeframes as an Initiating Jurisdiction

(a)

Comply with all regulations in 45 CFR 303.7.

(b)

A local child support agency shall establish parentage, and establish and enforce support orders when the noncustodial party resides in a state other than California or a foreign country, to the extent possible, and the custodial party resides in California, or when neither party resides in California and one party applies directly for Title IV-D services in California.

(c)

A local child support agency shall: (1) Use one-state remedies when establishing judgments of parentage and child support orders in accordance with Article 2, One-State Remedies (commencing with Section 117200 of this Chapter), or (2) Initiate an intergovernmental case action if utilization of one-state remedies is not practicable.

(1)

Use one-state remedies when establishing judgments of parentage and child support orders in accordance with Article 2, One-State Remedies (commencing with Section 117200 of this Chapter), or

(2)

Initiate an intergovernmental case action if utilization of one-state remedies is not practicable.

(d)

A local child support agency shall identify the case status as public assistance, non-public assistance, or foster care, at the time of initiating the intergovernmental referral and notify the responding jurisdiction of the case status. A local child support agency shall subsequently notify the responding jurisdiction at any time the case status changes.